Received by the Pro Se Office U.S. DISTRICT COURT E.D.N.Y. 2/3/2021-KC

★ FEB 0 3 2021 >

BROOKLYN OFFICE

21-MC-577

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NEW YORK

CHEN, J.

ř

COMPLAINT: WRONGFUL DEATH AROR-ARK ARK O'DIAH,) VIA MEDICALLY DELIBERATE) INDIFFERENCE. Plaintiff, VS. CASE No. NEW YORK CITY DEPARTMENT OF HOUSING; RENAISSANCE EQUITY HOLDINGS LLC, OWNER **JURY TRIAL DEMANDED.** AND ISABELLA JOH, PROPERTY CONTROLLER; **CLAIMS: HARASSMENT UNDER** WORLD TRADE CENTER HEALTH PROGRAM, AND)

)

CDC-NATIONAL INSTITUTE OF OCCUPATIONAL SAFETY AND HEALTH, AND DIRECTOR; NYC HEALTH + HOSPITALS / MCKINNEY; JAMAICA HOSPITAL MEDICAL CENTER; DR. GLENN J. JAKOBSEN; FLATBUSH GARDENS; DR. ZANE HOFFMAN; CAPITAL ONE BANK, N.A.; NEW YORK STATE COMMISSIONER OF THE DEPARTMENT OF CORRECTIONS AND COMMUNITY SUPERVISION; LOGISTICS HEALTH INCORPORATED; WILLIAM STREET CLINIC; SEPTEMBER 11, 2001 VICTIM COMPENSATION

FLATBUSH GARDENS MANAGEMENT; FLATBUSH GARDENS SECURITY AND OWNER,

NYU LANGONE HEALTH PULMONARY AND SLEEP

MED-BKLN AND BORIS SAGALOVICH, MD,

INTRODUCTION: COMPLAINT IN AFFIDAVIT

Defendants.

RELIEF SOUGHT \$1.4 BILLION, AND COLOR OF STATE LAW, WRONGFUL DEATH, SYSTEMIC JOINT RACIALLY MOTIVATED DISCRIMINATION, AND **RETALIATIONS IN VIOLATIONS OF** WHISTLEBLOWER PROTECTION ACT IN BAD FAITH, AND BREACHES OF FIDUCIARY DUTIES, AND GROSS RECKLESS NEGLIGENCE, FRAUD, SLANDER AND LIBEL, DENIAL AND **DEPRIVATIONS OF CIVIL AND HUMAN RIGHTS, CRUEL / UNUSUAL PUNISHMENT VIA DELIBERATE** INDIFFERENCE UPON NATIONAL **ORIGIN IDENTIFICATION VIA DELIBERATE MISREPRESENTATION.** 18 U.S.C. SECTION 242; EXTORTION; 42 U.S.C. SECTIONS 1983, 1985, 1986: USCA. CONST. AMENDMENT 1, 8 and 14 TO U.S. CONSTITUTION. **DEFAMATION VIA RACIAL SLURS...**

I, Aror-Ark Ark O'Diah, Pro Se Plaintiff, Complainant, Victim, and Claimant. And I am a Citizen of The United States of America, 63 years old Black Male. And I Certify Under Penalty of Perjury Under the Laws of The United States of America Pursuant to 28 U.S.C. Section 1746, and Says:

JURISDICTIONAL STATEMENT:

FUND, AND SPECIAL MASTER;

JPMORGAN CHASE BANK, N.A.,

The Claims in disputes is **\$1.4 Billion** pursuant to 18 U.S.C. Section 242; 42 U.S.C. Sections 1983, 1985, 1986; U.S.C.A. Const. Amendments 1, 4, 8 and 14, to U.S. Constitution; Harassment and Discrimination based upon national origin. And Plaintiff sued Defendants in their individual and Official capacities. The claims and amount in dispute **\$1.4 Billion** invoked This Court Jurisdiction. And Plaintiff and Defendants are citizens of the United States of America. Claims not frivolous. And names and Addresses shown below. Page 1 of 19

DEFENDANTS NAMES AND ADDRESSES:

RENAISSANCE EQUITY HOLDINGS LLC, OWNER ISALLA JOH, PROPERTY CONTROLLER FLATBUSH GARDENS.

1368 NEW YORK AVENUE BROOKLYN, NY 11210.

WORLD TRADE CENTER HEALTH PROGRAM, AND CDC-NATIONAL INSTITUTE OF OCCUPATIONAL SAFETY AND HEALTH, AND DIRECTOR, PATRIOTS PLAZA 1
395 E STREET, SW, SUITE 9200
WASHINGTON, DC 20201.

Email: WTC@cdc.gov

WTC HEALTH PROGRAM
WILLIAM STREET CLINIC
156 WILLIAM STREET, SUITE 401
NEW YORK, NY 10038.
LHICommunications@logistics@logisticshealth.com

LOGISTICS HEALTH INCORPORATED
3237 AIRPORT ROAD
LA CROSSE, WI 54603.

LHICommunications@logistics@logististicshealth.com

SEPTEMBER 11, 2001 VICTIM COMPENSATION FUND, AND SPECIAL MASTER 1220 L STREET, NW SUITE 100-BOX 408 WASHINGTON, DC 20043.

help@vcf.gov

NYC HEALTH + HOSPITALS / MCKINNEY 594 ALBANY AVE. BROOKLYN, NY 11203.

JAMAICA HOSPITAL MEDICAL CENTER 8900 VAN WYCK EXPRESSWAY NEW YORK, NY 11418 ATTN: MEDICAL RECORDS OFFICE IN JAMAICA, QUEENS.

DEFENDANTS LAWYER NAME/ADDRESS:

HORING WILIKSON ROSEN & DIGRUGILLIER, P.C.,

11 HILLSIDE AVENUE, WILLISTON PARK NEW YORK, NEW YORK 11596.

CAPITAL ONE BANK, N.A.
420 COURT STREET
BROOKLYN. NY 11231
bankestateOperations@capitalone.com

NEW YORK CITY DEPARTMENT OF HOUSING PRESERVATION AND DEPARTMENT 100 GOLD STREET NEW YORK, NY 10038 DR. GLENN J. JAKOBSEN

FLATBUSH GARDENS

110-20 JAMAICA AVE.

FLATBUSH GARDENS MANAGEMENT

JAMAICA, NY 11418,

FLATBUSH GARDENS SECURITY AND OWNER

1368 NEW YORK AVENUE

BROOKLYN, NY 11210.

DR. ZANE HOFFMAN, DC

9314 QUEENS BOULEVARD

RIGO PARK, NY 11374.

NYU LANGONE HEALTH PULMONARY AND SLEEP MED-BKLN, AND

BORIS SAGALOVICH, MD.

2408 OCEAN AVENUE

BROOKLYN, NY 11229.

NEW YORK STATE COMMISSIONER OF THE DEPARTMENT OF CORRECTIONS AND COMMUNITY

SUPERVISION

1220 WASHINGTON AVENUE

BUILDING 9

ALBANY, NY 12226.

JPMORGAN CHASE BANK, N.A.

270 PARK AVE.

NEW YORK, NY 10017

PLAINTIFF'S NAMES AND ADDRESS:

AROR-ARK ARK O'DIAH

GLOBAL JUDICIAL WATCH AND WORLDWIDE WITNESSES, INC.

MORAL HEALTH SERVICE SYSTEMS, INC.

3403 FOSTER AVENUE, APT 4B

BROOKLYN, NY 11210-6439.

Phone: (347) 365-1307

Cell: (347) 622-7252 / (347) 614-8799 / (347) 286-3847

Fax: (347) 735-4128

Email: aror@timespeedworldwideinfo.com Email: GlobalJudicialWatch@gmail.com

1. On September 11, 2001, I, Aror-Ark Ark O'Diah (vcf0157596) and Plaintiff's late Spouse Yonette Antoinette Grant (vcf0161480) were victims of September 11, 2001, World Trade Center Terrorists Attacks at the World Trade Center and near the World Trade Center at the Lower Manhattan in New York City.

Pages 3 of 19

- 2. As a result of the World Trade Center terrorist attacks on September 11, 2001, Plaintiff Aror-Ark Ark O'Diah, and Plaintiff's late Spouse Yonette Antoinette Grant suffered multiple bodily physical and Mental-Psychological Health Injuries; while we lost 20 of Our Clients who were Tourist visiting the World Trade Center under our Supervision as Their Tour Guides.
- 3. While Plaintiff, Aror-Ark Ark O'Diah, and Plaintiff's late Spouse Yonette Antoinette Grant were searching for our missing Clients in the period of September 11, 2001 through June 22, 2006, with the permission of The Port Authority of New York and New Jersey Property Management Plaintiff was falsely arrested and assaulted and cast as terrorist. But as soon The Port Authority of New York and New Jersey found out that Plaintiff was NEVER a TERRORIST, Plaintiff was falsely charged for assaulting Port Authority Police Officers who NEVER had any physical contact with Plaintiff.
- 4. On September 11, 2001, and continues thereafter, Plaintiff, Aror-Ark Ark O'Diah, with Plaintiff's Late Spouse Yonette Antoinette Grant went to several Hospitals for medical treatment. But whenever Plaintiff appears at each of the Hospital, Plaintiff was labelled as a Terrorist by The Port Authority of New York and New Jersey solely because Plaintiff, Aror-Ark Ark O'Diah, with Plaintiff's late Spouse Yonette Antoinette Grant and 20 of our Clients were presence at the World Trade Center and Near the World Trade Center on September 11, 2001 where we suffered physical bodily and Mental Psychological Injuries during the World Trade Center Terrorist Attacks, and following the WORLD TRADE CENTER Posttraumatic injuries.
- 5. On about September 30, 2001, or soon thereafter, Plaintiff, Aror-Ark Ark O'Diah, with Plaintiff's late spouse Yonette Antoinette Grant submitted complaint before F.E.M.A.. And thereafter, F.E.M.A. encouraged both Plaintiff and Spouse to file claims. But after Plaintiff and Spouse filed claims, Plaintiff, Aror-Ark Ark O'Diah became a victim of Port Authority of New York and New Jersey Department of Police and Police Harassment; whereby, Plaintiff was falsely arrested multiple times on false charges after Police has falsely identified Plaintiff as a terrorist. But false terrorist charges were dropped. And thereafter, Plaintiff was later arrested and falsely charged for assaults of many Port Authority of New York and New Jersey Police Officer who were NEVER presence at the scene, and POLICE OFFICERS had no physical contact with Plaintiff while Plaintiff was searching for the missing body of 20 of our Clients. Only to discovered that false charges were filed against Plaintiff to coerced Plaintiff to drop Plaintiff's claims against F.E.M.A.
- 6. On about January 28, 2020, or soon thereafter, Plaintiff Aror-Ark Ark O'Diah, and Plaintiff's late Spouse, Yonette Antoinette Grant, submitted World Trade Center Health Program enrolment application. But Plaintiff's late Spouse enrolment application sent by mail with Plaintiff's own enrolment application in the same envelop was accepted; yet, World Trade Center Health Program alleged that they did not receive Plaintiff's enrolment application.

- 7. On about February 4, 2020, Plaintiff, Aror-Ark Ark O'Diah, with Plaintiff's late Spouse, Yonette Antoinette Grant, submitted two applications claims forms in the same envelop against SEPTEMBER 11, VICTIM COMPENSATION FUND.
- 8. On about February 20, 2020, SEPTEMBER 11, VICTIM COMPENSATION FUND processed Plaintiff's late Spouse Yonette Antoinette Grant's application claim form but refused to acknowledged the receipt of Plaintiff's claim application, and also refused to process Plaintiff's claim application upon their identification of Plaintiff's national origin, and upon the Defendants false assertions that Plaintiff is a terrorist. Plaintiff is not a terrorist. And Plaintiff was NEVER a terrorist.
- 9. On about February 20, 2020, or soon thereafter, Plaintiff, Aror-Ark Ark O'Diah, resubmitted Plaintiff's claims application against SEPTEMBER 11 VICTIM COMPENSATION FUND, and against WORLD TRADE CENTER HEALTH PROGRAM.
- 10. On about February 25, 2020, Plaintiff's spouse Yonette Antoinette Grant passed away as Result of multiple physical bodily injuries including COLORECTAL CANCER, OVARIAN CANCER, PELVIC CANCER, STOMACH CANCER, LIVER CANCER, LUNG CANCER, and BREAST CANCER due to September 11, 2001, terrorist attacks and from inhaled microscopic molecular particles and fibers, smelling smokes, radioactive visible and invisible hazardous gases and chemicals caused by DEBRIS and TERRORIST ATTACKS at the WORLD TRADE CENTER.
- 11. On about Match 30, 2020 or thereafter, The WORLD TRADE CENTER HEALTH PROGRAM, and SEPTEMBER 11 VICITM COMPENSATION FUND CLAIMS PROCESSING CENTER requested for Plaintiff's authorization to obtained Plaintiff's medical records. And Plaintiff GRANTED THE DEFENDANTS ACCESS TO THE RELEASE OF PLAINTIFF'S MEDICAL RECORDS.
- 12. On about August 25, 2020, WTC-LOGISTICS INCORPORATED AND WILLIAM STREET CLINIC wrote Plaintiff to informed Plaintiff that all the Hospitals where Plaintiff received medical treatment refused to released Plaintiff's medical records; and as such, Defendants WORLD TRADE CENTER HEALTH PROGRAM via LOGISTICS HEALTH INCORPORATED and WILLIAM STREET CLINIC have decided to discontinue to request for Plaintiff's medical record. But only to discovered that WORLD TRADE CENTER HEALTH PROGRAM VIA LOGISTICS HEALTH INCORPORATED AND WILLIAM STREET CLINIC hide Plaintiff's medical records in bad faith to denied Plaintiff's proper evaluation and review of Plaintiff's medical condition for certification.
- 13. WTC-LOGISTICS INCORPORATED, AND WILLIAM STREET CLINIC via NYU LANGONE HEALTH falsified Plaintiff's BLOOD PRESSURE, and TEST RESULTS, and destroyed Plaintiff's medical records via retaliatory and discriminatory practices upon their identification of Plaintiff's national origin, and because Plaintiff had filed complaint against JUDICIAL MISCONDUCT THAT ROSE ABOVE JUDICIAL MALPRACTICES TO JUDICIAL HIGH CRIMES against CORRUPTED WICKED RACIST FEDERAL AND STATES JUDGES who hired hard core criminals as

their own HIT MEN and HIT WOMEN planted inside many PRIVATES AND PUBLIC as the Defendants own HIT MEN and HIT WOMEN planted inside many PRIVATES AND PUBLICS ESTABLISHMENTS to targeted, taunted and singled me out to labelled me a WHISTLEBLOWERS via racially motivated deliberate indifference treatment in discriminatory and retaliatory acts.

- 14. On about October 10, 2020, Plaintiff was sent for preliminary medical assessment and evaluation by the WORLD TRADE CENTER via LOGISTICS HEALTH INCORPORATED and WILLIAM STREET CLINIC.
- 15. On about November 23, 2020, or soon thereafter, LOGISTICS HEALTH INCORPORATED via WILLIAM STREET CLINIC told Plaintiff that Plaintiff's BLOOD PRESSURE, and BLOOD SAMPLE and URINALYSIS were abnormal. But Plaintiff told Defendants that effective from SEPTEMBER 11, 2001, and thereafter, that Plaintiff has experienced HIGHER BLOOD PRESSURE, ENLARGED RED BLOOD CELL AND HIGH PSA indication of early stages of CANCER. Because Plaintiff have been told by many Medical Doctors that Plaintiff EXPORUE TO RADIOACTIVE CHEMICAL AFFECTED PLAINITFF'S RED BLOOD CELL TO CAUSE ENLARGEMENT OF RED BLOOD CELL AND ENLARGEMENT OF PROSTATE GRAND. Plaintiff also suffered FRACTURED TIBIA, SPRAINED LOWER AND UPPER BACK, and LUMBAR SACRAL SPINE, AND CORPAL TUNER SYNDROM WITH BROKEN RIGHT LEG TOE AND HEAD TRAUMA DUE TO MULTIPLE FALL on September 11, 2001, including burning eyes, sprain knee and fractured intervertebral disc. As a result, Plaintiff have been experiencing periodic recurring shortness of breath, chest pain and heart diseases.
- 16. On about December 23, 2020, and continues through January 4, 2021, newly discovered evidences shows patterns of obstruction of Justice via discriminatory and retaliatory practices by The WORLD TRADE CENTER HEALTH PROGRAM, and SEPTEMBER 11, 2001 VICTIM COMPENSATION FUND CLAIMS PROCESSING CENTER JOINED BY THEIR HEALTH MEMBERS HOSPITALS which included All The Defendants to denied Plaintiff fair evaluations of Plaintiff's medical records as Defendants membership hospitals were told not to release Plaintiff's medical records in the Defendants concealed attempts to deny certification of Plaintiff's full medical conditions created by WORLD TRADE CENTER TERRORIST ATTACKS on September 11, 2001 in retaliation because Plaintiff had filed complaint against CORRUPTED WICKED RACIST FEDERAL AND STATES JUDGES who hired hard core criminals as their own HIT MEN and HIT WOMEN planted inside many PRIVATES and PUBLIC ESTABLISHMENTS in disguise to murder Plaintiff to deny Plaintiff's claims via retaliations.
- 17. On January 8, 2021, newly discovered evidences shows that WTC HEALTH PROGRAM via LOGISTICS HEALTH INCORPORATED and WILLIAMS STREET CLINIC encouraged NYU LANGONE HEALTH and the Defendants HEALTH MEMBERS to WITHHOLD Plaintiff's medical records; while, the Defendants jointly refused to properly assessed and evaluate and review Plaintiff's medical conditions in the Defendants joint systemic racist practices upon the identification of the Plaintiff's National origin-NIGERIA; while, the Defendants jointly continue to falsely identified Plaintiff as a TERRORIST; and continue to denied and deprived Plaintiff access to healthcare.

Pages 6 of 19

- 18. On January 8, 2021, newly discovered evidences shows that The WORLD TRADE CENTER HEALTH PROGRAM MEDICAL DOCTOR filed false medical reports about Plaintiff medical conditions, and thereafter, told Plaintiff to go to see NIGERIAN DOCTOR. But Plaintiff told her, Defendant that Plaintiff do not know any NIGERIA DOCTOR in New York. And that was when she Defendant told Plaintiff that she Defendant does not has access to Plaintiff's medical records released to LOGISTICS HEALTH INCORPORATED VIA WILLIAM STREET CLINIC.
- 19. On January 8, 2021, based upon newly discovered evidence shows that The World Trade Center Health Program via Logistics Health Incorporated and William Street Clinics joined with September 11, Victim Compensation Fund Claims Processing Center, and jointly subjected Plaintiff to deliberate indifference treatment in retaliatory and discriminatory practices in bad faith because Plaintiff had filed CIVIL AND HUMAN RIGHTS VIOLATIONS CLAIMS against CORRUPTED WICKED RACIST FEDERAL AND STATES JUDGES who hired hard core criminals as their HIT MEN and HIT WOMEN planted inside many PRIVATES and PUBLICS ESTABLISHMENTS to harassed Plaintiff, taunted Plaintiff, denied Plaintiff meaningful assessment and evaluations and review of Plaintiff's medical records in the Defendants concealed attempt to denied deprived Plaintiff the accurate certification of Plaintiff's medical conditions.
- 20. On January 8, 2021, Plaintiff have been told that only firefighters and Police Officers Medical conditions can be certified; even though, Plaintiff suffered same and similar medical conditions. Plaintiff have been denied adequate medical assessment and evaluations on the merit for the past 19 years to 20 years medical conditions caused by TERRORIST at the WORLD TRADE CENTER on September 11, 2001, and thereafter. Defendants Policies that GRANT BENEIFTS TO POLICE OFFICERS AND FIREFIGHTER BUT NOT TO PLAINTIFF IS UNCONSTITUTIONAL. And the Defendants Policies violates U.S.C.A. CONST. AMENDMENT 14.
- 21. On about January 31, 2016 through December 31, 2020, Defendants RENAISSANCE EQUITY HOLDINGS LLC, Owner and SABELLA JOH, Property Controller, office located at 1368 NEW YORK AVENUE, BROOKLYN, NEW YORK 11210, owe Plaintiff Aror-Ark Ark O'Diah and Plaintiff's Late Spouse Yonette Antoinette Grant, the sum of the amount of \$28,472.00 (Twenty-Eight Thousand, Four Hundred and Seventy-Two U.S. Dollar) being the rent amount EXTORTED from Plaintiff, via OVER-CHARGES by Defendants, and OVER-PAYMENTS PAID to Defendants by Plaintiff for the period of January 2016 through December 31, 2020, but upon demand for refund, the Defendants in bad faith served Plaintiff 30-day notice of eviction containing false statements that disparages, slander and caused plaintiff pains and suffering for being made victim of LIBELOUS, DEFAMATION, and DEPRIVATION INJURIES in VIOLATIONS OF PLAINTIFF'S PROTECTED RIGHTS AGAINST DISCRIMINATION via RETALIATORY and SYSTEMIC DISCRIMINATORY PRACTICES IN DISGUISE IN BAD FAITH.
- 22. On about September 26, 2017, and thereafter to present January 26, 2021, Defendants XINCON HOME-HEALTHCARE SERVICES INC., and NATIONWIDE INSURANCE COMPANY AGREED to pay to Plaintiff before or after the death of Plaintiff's Spouse Yonette Antoinette Grant any amount derived from Xincon Home-Healthcare Services Profit Sharing Plan 063-86474 total

Pages 7 of 19

amount on December 31, 2020, \$3,904.48 but upon demand these Defendants in bad faith relied on using systemic joint racially motivated unconstitutional practices upon the identification of Plaintiff's National Origin to obstruction justice with the hope that Somebody might murder the Plaintiff to stop Plaintiff from receiving the \$3,904.48 after Plaintiff's Spouse Yonette Antoinette Grant Death on February 25, 2020.

23. On about September 26, 2017, and thereafter, through February 20, 2020, Plaintiff's late Spouse Yonette Antoinette Grant, and Plaintiff Aror-Ark Ark O'Diah contacted CAPITAL ONE BANK, N.A., in person and by phone to inform CAPITAL ONE BANK, N.A., about Plaintiff's late Spouse Yonette Antoinette Grant's irreparable medical condition. And thereafter, Plaintiff's Late Spouse Yonette Antoinette Grant formally introduced Plaintiff Aror-Ark Ark O'Diah to CAPITAL ONE BANK, N.A., and Plaintiff's late Spouse Yonette Antoinette Grant further inform CAPITAL ONE BANK, N.A. that it does not looks that she has any more long time to live, and inform CAPITAL ONE BANK, N.A., that she Authorized Plaintiff Aror-Ark Ark O'Diah to CLOSE her SAVINGS and CHECKING BANK ACCOUNTS With CAPITAL ONE BANK, N.A.; and further directed CAPITAL ONE BANK, N.A. to pay to Plaintiff Aror-Ark Ark O'Diah as her Estate Executor while still living, and after her own death as Beneficiary to receive whatever amount in her **SAVINGS** \$208.55, and CHECKING \$2,203.46 to the total sum of \$2,408.01 in BANK ACCOUNTS with CAPITAL ONE BANK, N.A.. But Plaintiff's Spouse Yonette Antoinette Grant's Died on February 25, 2020, and Defendant CAPITAL ONE BANK, N.A., continue to FAIL to honor the REQUEST FOR THE CLOSURE of the Plaintiff's late Spouse Yonette Antoinette Grant's SAVINGS and CHECKING BANK ACCOUNTS, and also FAILED to pay to Plaintiff the amount in SAVINGS and CHECKING BANK ACCOUNTS without rational basis via systematic breaches of good faith via obstruction of justice upon the identification of Plaintiff's national origin-NIGERIA.

24. In the period of September 11, 2001, through February 25, 2020, and continues thereafter, to present, Plaintiff's believes and alleges that his late Spouse Yonette Antoinette Grant untimely Death, and Plaintiff's Aror-Ark Ark O'Diah pains and Suffering were caused by the Defendants WORLD TRADE CENTER HEALTH PROGRAM INHUMANE MANAGEMENTS; AND SEPTEMBER 11, 2001, VICTIM COMPENSATION FUND CLAIMS PROCESSING CENTER, AND SPECIAL MASTER INHUMAN AND RETALIATORY AND DISCRIMINATORY MANAGEMENT PRACTICES; AND CDC-NATIONAL INSTITUTE OF OCCUPATIONAL SAFETY AND HEALTH, AND DIRECTOR DISCRIMINATORY PRACTICES; AND NYC HEALTH + HSPITALS / MCKINNEY SYSTEMIC DISCRIMINATORY PRACTICES; AND XINCON HOME-HEALTHCARE SERVICES INC., AND CAPITAL ONE BANK, N.A. DISCRIMINATORY PRACTICES, AND JPMORGAN CHASE BANK, N.A.; AND NEW YORK STATE DEPARTMENT OF CORRECTIONS AND COMMUNITY SUPERVISION COMMISSIONER DIRECT AND INDIRECT PARICIPATION IN WIDESPREAD JOINT RACIALLY MOTIVATED SYSTEMIC HARASSMENT PRACTICES IN DISGUISE UNDER COLOR OF STATE LAW DENYING AND DEPRIVED PLAINTIFF ACCESS TO ADEQUATE HEALTHCARE, AND DENIED AND DEPRIVED PLAINTIFF ACCESS TO HIS OWN MEDICAL RECORDS BY FALSIFICATION AND HIDDING MEDICAL RECORDS UPON THE IDENTIFICATION OF PLAINTIFF'S NATIONAL ORIGIN AS STATED ABOVE and BELOW THUS:

FACTS II: WRONGFUL DEATH, PAINS AND SUFFERING, AND DEPRAVED MEDICAL
MALPRACTICES CARRIED OUT IN BAD FAITH IN DISGUISE IN CONCEALMENT VIA JOINT
RACIALLY MOTIVATED SYSTEMIC DEPRIVATION OF RIGHTS IN VIOLATION OF TITLE 18 U.S.C.
SECTIONS 242; AND TITLE 42 U.S.C. SECTIONS 1983, 1985 AND 1986; AND USCA CONST.
AMENDMENTS 1, 8 AND 14, TO THE UNITEDTSTAES CONSTITUTION, AND FACT II, ALLEGED
AGAINST ALL THE DEFENDANTS NAMED IN THIS ABOVE-CAPTIONED ACTION AS FOLLOWS:

- 25. Plaintiff Aror-Ark Ark O'Diah, incorporated all the facts, and allegations and statement Stated on page number-1 through pages number-8, and from paragraphs numbered-1 through paragraphs number-24, above into this FACTS II, into this paragraphs numbered-25, as if those pleadings were pleaded in this paragraph numbered-25, against all the Defendants named in this above-captioned action.
- 26. On about September 11, 2001, and continue thereafter through December 12, 2012, And thereafter EXPOSURE TO RADIOACTIVE GASSES AND CHEMICALS AND MICROSCOPIC MOLECULAR FIBERS AND DEBRIS ON SEPTEMBER 11, 2001, DURING AND AFTER THE WORLD TRADE CENTER TERRORIST ATTACKS IN NEW YORK CITY, Both Plaintiff Aror-Ark Ark O'Diah, and Plaintiff's late Spouse Yonette Antoinette Grant, sought medical evaluations, assessment and treatment from the Defendants at the Defendants various Hospital, Clinics, and Medical Centers to particularly requested for COLON SCREENING FOR CANCER, BREAST SCREENING FOR CANCER, BLOOD SCREENING FOR CANCER, URINALYSIS PROSTATE SCREENING FOR CANCER, AND LIVER, STOMACH, PELVIC, LUNG, EYES, NOSE, THROAT, MOUTH CANCERS SCREENING. But Plaintiff and Plaintiff's late Spouse Yonette Antoinette Grant were repeatedly denied and deprived the medical access and procedure without rational basis; instead, the Defendants used racial SLURS TO LABELLED Plaintiff and Plaintiff's Spouse as Terrorist.
- 27. On about September 11, 2001, and continue thereafter to about December 12, 2012, Plaintiff and Plaintiff's late Spouse were afraid to go to Hospitals, Clinics and Healthcare facilities to complain about September 11, 2001, WORLD TRADE CENTER TERRORIST ATTACKS RELATED INJURIES because every time both Plaintiff and Plaintiff's Late Spouse Yonette Antoinette Grant goes to the Defendants Hospital and Medical Center both were LABELL ED and CALLED TERRORIST. And to avoid of being called and labelled terrorist; hence, both Plaintiff and Plaintiff's late Spouse September 11, 2001, WORLD TRADE CENTER TERRORIST ATTACKS RELATED PHYSICAL BODILY INJURIES AND MENTAL HARMS were not timely diagnosed.
- 28. On about December 12, 2012 or soon thereafter, Plaintiff was diagnosed of having EARLY STAGE OF PROSTATE CANCER at the Defendant NEW YORK STATE DEPARTMENT OF CORRECTIONS AND COMMUNITY SUPERVISION MEDICAL CLINIC due to presence of abnormal higher level of PSA. But the Commissioner refused to release Plaintiff's medical record even after Plaintiff have GRANTED AUTHORITIES FOR THE RELEASE OF MEDICAL RECORD. And as a result, Plaintiff's Medical Conditions created by WORLD TRADE CENTER TERRORIST ATTACK remained untreated, and uncertified; and causing Plaintiff additional pains and suffering; and affected Plaintiff's Privates Businesses and Family due to the past 19-years to 20 years delays.

Page 9 of 19

- 29. On about August 12, 2016, or soon thereafter, Plaintiff was informed by the Defendants NEW YORK CITY HEALTH + HOSPITAL via QUEENS HOSPITAL CENTER and ELMHURST HOSPITAL CENTER ABOUT ENLARGEMENT OF PLAINTIFF'S RED BLOOD CELL, AND ENLARGEMENT OF PLAINTIFF'S PROSTATE GLANDS AS EARLY INDICATION OF BLOOD CANCER AND PROSTATE CANCER. Also, Blood was found in the Plaintiff's Colon, and Plaintiff was told that these could be an indication and probability of early development of colorectal cancer.
- 30. On about June 6, 2009, Plaintiff's late Spouse Yonette Antoinette Grant sought medical Healthcare from Defendants NEW YORK CITY HEALTH + HOSPITAL because she was unable to have bow movement. And she was not having her monthly period. But NEW YORK CITY HEALTH + HOSPITAL Medical Doctor place her on OVERDOSES OF LAXATIVE PILLS AND CAPSULES AND TABLETS. But came to a time the OVERDOSES OF LAXATIVE, CAPSULES AND TABLETS were no longer working. Plaintiff and Plaintiff's late Spouse demanded for COLON SCREENING but were denied; instead, Plaintiff's late Spouse was placed in another brand of LAXATIVE PILLS AND CAPSULES AND TABLETS from June 6, 2009 through June 6, 2017.
- 31. On about June 6, 2017, Plaintiff's Spouse Yonette Antoinette Grant was unable to get bow movement for eight days; and also, she did not see her monthly period from June 6, 2009 through June 6, 2017. She was rushed to NEW YORK CITY HEALTH + HOSPITAL on June 6, 2017, and that was when she was FIRST diagnosed for Having Four Stages COLORECTAL CANCER, LIVER CANCER, STOMACH CANCER, LUNG CANCER, OVARIAN CANCER, PELVIC CANCER, and BREAST CANCER.
- 32. On June 6, 2017, through December 10, 2019, Defendant NEW YORK CITY HEALTH + HOSPITAL Medical Doctors gave to Plaintiff late Spouse OVERDOSES OF EXPERIMENTAL CANCER MEDICATION without Plaintiff and Plaintiff's late Spouse knowledge until Plaintiff's late Spouse started to loss appetite for food; thereafter, Plaintiff and Plaintiff's Spouse went to the Defendant NEW YORK CITY HEALTH + HOSPITAL to complain about the side effect of the medication given to Plaintiff's Spouse. NEW YORK CITY HEALTH + HOSPITAL promised to change the medication but NEVER CHANGE THE MEDICATION. Even though the medication was not working but the Defendant NEW YORK CITY HEALTH + HOSPITAL continue to give to Plaintiff's late Spouse Yonette Antoinette Grant the same medication that kill Plaintiff's Late Spouse Appetite for food.
- 33. On December 12, 2019, Plaintiff and Plaintiff's late Spouse discovered that Defendants NEW YORK CITY HEALTH + HOSPITAL was giving Plaintiff's late Spouse WRONG CANCER MEDICATION without Plaintiff and Plaintiff's late Spouse knowledge.
- 34. On about December 19, 2019, Plaintiff and Plaintiff's late Spouse Apartment has no OPERATABLE APARTMENT HEATER, AND NO OPERATABLE CLEAN WATER, IN THE APARTMENT RENTED TO PLAINTIFF VIA PLAINTIFF'S LATE SPOUSE by Defendants RENAISSANCE EQUITY HOLDINGS LLC, Owner and ISABELLA JOH, PROPERTY CONTROLLER; as a result, Plaintiff's late Spouse contracted Bacteria, and medical condition got worsen. Pages 10 of 19

- 35. On December 19, 2019, Plaintiff and Plaintiff's late Spouse Contacted Defendant NEW YORK CITY HEALTH + HOSPITAL to request for EMERGENCY AMBULLANCE AND FOR ADMISSION. But the Defendant NEW YORK CITY HEALTH + HOSPITAL refused to provide Plaintiff and Plaintiff's late Spouse AMBULLANCE. Plaintiff and his late Spouse contacted NEW YORK CITY AMBULLANCE. And EMERGENCY AMBULLANCE was sent to Plaintiff. But Defendant NEW YORK CITY HEALTH + HOSPITAL told the AMBULLANCE NOT TO BRING PLAINTIFF'S SICK SPOUSE TO THE DEFENDANT'S NEW YORK CITY HEALTH + HOSPITAL. But after about one to two hours negotiations, Plaintiff's late Spouse was granted emergency admission by the Defendant NEW YORK CITY HEALTH + HOSPITAL.
- 36. On about December 26, 2019, Plaintiff's Spouse was discharged by the Defendant NEW YORK CITY HEALTH + HOSPITAL but before she was discharged, she was told not to return to the Defendant NEW YORK CITY HEALTH + HOSPITAL in the near future on their discriminatory and retaliatory act in bad faith because Plaintiff and Plaintiff's late Spouse had told the Defendant NEW YORK CITY HEALTH + HOSPITAL of their intent to file medical malpractice complaint due to administration of WRONG CANCER MEDICATION IN OVERDOSES AND LAXATIVE OVERDOSES FOR MANY YEARS that kill Plaintiff's Late Spouse appetite for food.
- 37. On about December 26, 2019, and thereafter, Plaintiff and Plaintiff's late Spouse were denied and deprived medical treatment by the Defendant NEW YORK CITY HEALTH + HOSPITAL at KINGS COUNTY HOSPITAL CENTER. And the Defendant NEW YORK CITY HEALTH + HOSPITAL blacklisted and Blackballed Plaintiff and Plaintiff's late Spouse to the Defendant NEW YORK CITY HEALTH + HOSPITALS MEMBERSHIP HOSPITALS AND CLINICS AND HEALTHCARE FACILITIES.
- 38. On about December 26, 2019, or soon thereafter, Plaintiff and Plaintiff's Late Spouse contacted the NEW YORK VISITING NURSE SERVICES TO REQUEST FOR HOME CARE NURSING because Defendant NEW YORK CITY HEALTH + HOSPITAL denied and deprived Plaintiff and Plaintiff's late Spouse access to healthcare at their facilities in retaliatory and discriminatory act after Plaintiff and Plaintiff's late Spouse had informed the Defendant NEW YORK CITY HEALTH + HOSPITAL about their GROSS AND RECKLESS DELIBERATE INDIFFERNCE IN RECKLESS DISREGARD TO LIVE by their FAILURE to administer the correct medication, and FAILURE TO TIMELY CARRY OUR CANCER SCREENING PROCEDURES in violations of the rights protected pursuant to U.S.C. Section 242; and Title 42 U.S.C. Sections 1983, 1985, and 1986; and USCA Const. Amendments 1, 8, and 14, to the United States Constitution.
- 39. WHEREFORE, Plaintiff Aror-Ark Ark O'Diah, believes, and alleges that Plaintiff's long pains and Suffering were as results of accumulated physical bodily injuries, cruel and mental torture and punishments; and in addition to WRONGFUL DEATH of Plaintiff's Spouse due to the Defendants direct and indirect medically deliberate indifference and reckless disregard for the Plaintiff and for the Plaintiff's late Spouse in discriminatory and retaliatory practices in bad faith upon the identification of the Plaintiff's national origin-NIGERIA, as already alleged and stated above and as stated in FACTS III, below.

FACTS III: JOINT RACIALLY MOTIVATED DISCRIMINATION AND RETALIATION IN HOUSING, IN BANKING, IN PRIVATES AND PUBLICS ESTABLISHMENTS IN DISGUISE VIA USE OF JOINT RACIALLY MOTIVATED 'SYSTEMIC RACISM' PRACTICES BY THE DEFENDANTS JOINTLY TO CONSPIRED UNDER COLOR OF STATE LAW IN DISGUISE IN CONCEALMENT TO AGREE IN MIND TO INJURE PLAINTIFF TO CAUSE PLAINTIFF BODILY PHYSICAL HARMS, ANXIETIES, EMOTIONAL DISTRESS, PAINS AND SUFFERING UPON THE IDENTIFICATION OF PLAINTIFF'S NATIONAL ORIGIN-NIGERIA BY KNOWINGLY AND RECKLESSLY DELIBERATELY MISREPRESENTED PLAINTIFF AND LABELLED PLAINTIFF TO BE A TERRORIST TO DENIED PLAINTIFF HOUSING, BANKING, FREEDOM OF MOVEMENTS, ASSOCIATIONS, EXPRESSIONS, LIBERTY, PROPERTY, FAITH BUT IN SYSTEMATIC VIOLATION OF PLAINTIFF'S RIGHTS PROTECTED UNDER TITLE 18 U.S.C SECTION 242; AND TITLE 42 U.S.C. SECTIONS 1983, 1985 AND 1986; AND USCA CONST. AMENDMENTS 1, 8, AND 14, TO U.S. CONSTITUTION, AND ADDITIONAL STATEMENT BELOW:

- 40. Plaintiff Aror-Ark Ark O'Diah, incorporated all the facts, and allegations and statements Stated on page numbered-1 through pages numbered-11, and in paragraphs numbered-1 through paragraphs numbered-39, above into this FACT III, and into this paragraphs numbered-40, as if those pleadings were pleaded in this paragraph numbered-40, against all the Defendants named in this above-captioned action.
- 41. On about November 19, 2019, or soon thereafter, Plaintiff and Plaintiff's late Spouse Separately Requested for Housing Information from The Defendant New York City Department of Housing Under SECTION 8 PROGRAM. And the Defendant New York City Department of Housing sent Application with information to Plaintiff's late Spouse Yonette Antoinette Grant but did not even acknowledged Plaintiff's request for the same Housing information application under SECTION 8. At that period of time, Plaintiff and Spouse NEVER disclose their relationship.
- 42. On about November 28, 2019, Plaintiff and Plaintiff's late Spouse went to The New York City Department of Housing under SECION 8 Division located at 100 Gold Street, New York, New York 10038 to request for more information about SECTION 8 Housing. Plaintiff's late Spouse was given all necessary information but Plaintiff was told by the Defendant New York City Department of Housing under SECTION 8 that the Housing Department under SECTION 8 no longer provide application, and no longer accept application. But they just provided information and application to Plaintiff's late Spouse who does not have the same last name with Plaintiff.
- 43. On about November 29, 2019, through December 31, 2019, Plaintiff's late Spouse Yonette Antoinette Grant added Plaintiff's name into the Defendants New York City Department of Housing RENEWAL LEASE under SECTION 8 PROGRAM, and into RENTAL LEASE RENEWAL issued by Defendant Renaissance Equity Holdings LLC, Owner, and Isabella Joh, Property Controller but Plaintiff's late Spouse Yonette Antoinette Grant was told to remove Plaintiff's name from the LEASE UNDER SECTION 8, and Plaintiff's late Spouse complied after Plaintiff's late Spouse was told by these Defendants that any Rental Lease Application and Renewal containing Plaintiff's name would not be accepted unless Plaintiff have disability with insufficient earned income; yet, Defendants denied Plaintiff's rental application with addition of Plaintiff's name. Page 12 of 19

- 44. On January 25, 2020, or soon thereafter, Plaintiff's late Spouse Yonette Antoinette Grant contacted Defendants New York City Department of Housing Under SECTION 8
 PROGRAM, and Defendants Renaissance Equity Holdings LLC, Owner, and Isabella Joh, Property Controller to inform them to include Plaintiff's name in THE SECTION 8 ANNUAL RENEWED LEASE to enable the Plaintiff retain the APARTMENT located at 3403 FOSTER AVENUE APT 4, BROOKLYN, NY 11210 after Plaintiff's late Spouse Medical Conditions becomes irreversible, and Plaintiff's late Spouse told the Defendants that Plaintiff is her Spouse, and Plaintiff is the person actually paying the rent for the apartment located at 3403 FOSTER AVENUE, APT 4, BROOKLYN, NY 11210 from initial LEASE to the present LEASE. Plaintiff' late Spouse was told by Defendants that Plaintiff's name has been added under SECTION 8 LEASE BY SECTION 8, also into the LEASE under SECTION 8 By RENAISSANCE EQUITY HOLDINGS LLC.
- 45. On about February 25, 2020, Plaintiff's late Spouse Yonette Antoinette Grant died after the Defendant RENAISSANCE EQUITY HOLDINGS LLC, OWNER, and ISABELLA JOH, PROPERTY CONTROLLER maliciously shutdown apartment heater, and turn off clean water, which was thereafter turned into muddy unclean water; yet, Defendants received rent payment on February 19, 2020, that covered the period of February 19, 2020 through March 19, 2020.
- 46. On about March 18, 2020, or soon thereafter, Plaintiff contacted the Defendants YORK CITY DEPARTMENT OF HOUSING UNDER SECTION 8 PROGRAM, and Defendants RENAISSANCE EQUITY HOLDINGS LLC, OWNER, and ISABELLA JOH, PROPERTY CONTROLL ER to inform them that Plaintiff's Spouse died on February 25, 2020.
- 47. On about March 25, 2020, or soon thereafter, Defendants RENAISSANCE EQUITY HOLDINGS LLC, OWNER, and ISABELLA JOH, PROPERTY CONTROLLER and MANAGEMENT told Plaintiff to bring the DEATH CERTIFICATE of Plaintiff's late Spouse with Valid Photo Identification Card to the Defendants Office located at 1368 NEW YORK AVENUE, NEW YORK 11210. And Plaintiff complied. And thereafter, The Defendants told Plaintiff to bring Letters mailed to the Plaintiff in the last two to four years to show that Plaintiff has been residing with Plaintiff's late Spouse in the apartment located at 3403 FOSTER AVENUE APT 4, BROOKLYN, NY 11210 in the past two to four years. And Plaintiff complied. Thereafter, Plaintiff was told by the Defendants that it will take Defendants about FIVE DAYS TO TRANSFER RENTAL LEASE TO PLAINTIFF'S NAME. And Plaintiff Accepted.
- 48. On about March 28, 2020, Defendants RENAISSANCE EQUITY HOLDINGS LLC, OWNER AND ISABELL JOH, PROPERTY CONTROLLER, told Plaintiff that Plaintiff's late Spouse Owe a balance rent in the amount of \$1,131.78, and that unless this money is paid before or on April 28, 2020 that RENTAL LEASE WILL NOT BE TRANSFER TO PLAINTIFF'S NAME. On April 27, 2020, Plaintiff Aror-Ark Ark O'Diah, paid these Defendants \$1,131.78.
- 49. On about May 20, 2020 through June 28, 2020, Plaintiff received two certified mails having contents dated April 23,2020, May 14, 2020, June 5, 202, June 16, 2020, from Defendants RENAISSANCE EQUITY HOLDINGS LLC, OWNER and ISABELLA JOH, PROPERTY CONTROLLER demanding for another \$5,135.95 from Plaintiff. Pages 13 of 19

- 50. On about June 5, 2020, through June 16, 2020, Defendants RENAISSANCE EQUITY HOLDINGS LLC, OWNER and ISABELLA JOH, PROPERTY CONTROLLER told the Plaintiff that RENTAL LEASE RENEWAL AND SECTION 8 PROGRAM LEASE will not be transfer to Plaintiff name unless Plaintiff pay them additional \$5, 135.95 requested by Defendants NEW YORK CITY DEPARTMENT OF HOUSING PRESERVATION & DEVELOPMENT. Plaintiff disputed these additional charges. On May 22, 2020, Defendants extorted from Plaintiff \$2,408.99 by threats.
- 51. But on about February 21, 2020, Defendant NEW YORK CITY DEPARTMENT OF HOUSING PRESERVATION & DEPARTMENT sent NOTICE OF RENT BREAKDOWN UNDER SECTION 8 PROGRAM to Plaintiff's late Spouse and to Plaintiff. And according the NOTICE UNDER SECTION 8 PROGRAM directed the Plaintiff's late Spouse and Plaintiff not to pay Defendants RENAISSANCE EQUITY HOLDINGS LLC, OWNER and ISABELLA JOH, PROPERTY CONTROLLER more than \$263.00. And Defendant RENAISSANCE EQUITY HOLDINGS LLC, OWNER AND ISABELLA JOH, PROPERTY CONTROLLER were instructed and directed to charge Plaintiff's late Spouse and Plaintiff \$263.00 per month rent.
- 52. On about April 1, 2020, Defendant RENAISSANCE EQUITY HOLDINGS LLC, OWNER and ISABELLA JOH, PROPERTY CONTROLLER, filed ANNUAL APARTMENT REGISTRATION 2020 UNDER BULDING REGISTRATION NUMBER-303073 where the Defendants reported to STATE OF NEW YORK DIVISION OF HOUSING AND COMMUNITY RENEWAL RENT REGISTRATION UNIT, GERTZ PLAZA, 92-31 UNION HALL STREET, JAMAICA, NY 11433 that Defendants only collected \$285.08 monthly rent effective from April 1, 2020, WHICH REMAINED AS INTENTIONAL FALSIFICATION FILING AND REPORT.
- 53. Defendants RENAISSANCE EQUITY HOLDINGS LLC, OWNER AND ISABELLA JOH, PROPERTY CONTROLLER, has been collecting **\$1,631.80** per month rent from the Plaintiff but not **\$263.00**, and not **\$285.08** that has been FALSELY declared by the Defendants in bad faith.
- 54. On about June 16, 2020, Defendants RENAISSANCE EQUITY HOLDINGS LLC, OWNER and ISABELLA JOH, PROPERTY CONTROLLER told Plaintiff that after Plaintiff's late Spouse died on February 25, 2020, that Defendants NEW YORK CITY DEPARTMENT OF HOUSING PRESERVATION & DEVELOPMENT demanded for the refund of the rent paid UNDER SECTION 8 PROGRAM in the total amount of \$5,135.95 in period of February 25, 2020 through May 30, 2020. But upon independent investigation, and newly discovered evidence show that there existed the patterns of fraud and extortion by Defendants in disguise under color of state law.
- 55. On about January 8, 2021, newly discovered evidences shows that Defendants RENAISSANCE EQUITY HOLDINGS LLC, OWNER AND ISABELLA JOH, PROPERTY CONTROLLER conspired with JPMORGAN CHASE BANK, N.A., in disguise via discriminatory and retaliatory acts in bad faith under color of state law to targeted, taunted, harass, threaten, and subjected Plaintiff to pains and suffering where Defendants JPMORGAN CHASE BANK, N.A. denied and deprived to issued to Plaintiff DEBIT CARD in Plaintiff's correct name; and as a result, Plaintiff has been denied liberty, freedom of movements, associations, property, faith because Plaintiff has been WRONGLY LABELLED and CALLED TERRORIST by the Defendants jointly. Page 14 of 19

FACTS IV: JOINT RACIALLY MOTIVATED DEPRIVATION OF RIGHTS VIA OPPRESSIONS, SUPPRESSION, UNEQUAL PROTECTION, UNEQUAL TREATMENT, RETALIATION, INTIMIDATION, THREATS, COERCIONS, PERSONAL INJURIES, DEFAMATION, FRAUD, SLANDER, LIBEL, EXTORTIONS, DELIBERATE INDIFERENCE, RECKLESS DISREGARD FOR LIVE AND FOR THE U.S. CONSTITUTION, IN DISGUISE IN VIOLATIONS OF THE WHISTLEBLOWER PROTECTION ACT IN BAD FAITH VIA DEPRIVATION OF CIVIL AND HUMAN RIGHTS VIA CRUEL AND UNUSUAL PUNISHMENTS IN DISGUISE UNDER COLOR OF STATE LAW UPON THE IDENTIFICATION PLAINTIF'S NATIONAL ORIGIN-NIGERIA BUT IN SYSTEMATIC VIOLATIONS OF PLAINTIFF'S RIGHTS PROTECTED UNDER TITLE 18 U.S.C. SECTION 242; AND TITLE 42 U.S.C. SECTIONS 1983, 1985, AND 1986; AND USCA CONST. AMENDMENTS 1,4,8, AND 14, TO U.S. CONSTITUTION, AS ALREADY PLEADED, AND AS ALSO STATED BELOW AGAINST ALL THE DEFENDANTS:

- 56. Plaintiff Aror-Ark Ark O'Diah, incorporated all the facts, and allegations and statements stated on page numbered-1 through pages numbered-14, and in paragraph numbered-1 through paragraphs numbered-55 above into this FACTS IV, and into this paragraphs numbered-56, as if those pleadings were pleaded in this paragraph numbered-56, against all the Defendants named in this above-captioned action.
- 57. On about October 10, 2020, through January 28, 2021, and continues thereafter to present, the Defendants named in this above captioned action AGREED IN DISGUISE IN CONCEALMENT under color of State Laws via unconstitutional conspiracies to falsified Plaintiff's BLOOD PRESSURE and OTHER MEDICAL TESTS RESULTS, and also refused to RELEASED PLAINTIFF'S MEDICAL RECORDS, AND ALSO WITHHELD FULL DISCLORUE OF PLAINTIFF'S MEDICAL RECORDS AND INFORMATION, AND HIDES PLAINTIFF'S MEDICAL RECORDS, and denied to REFUND AND PAY PLAINTIFF'S MONEY, and further subjected Plaintiff's medical reviews and certification to deliberate indifference via joint RACIALLY MOTIVATED DISPARITIES treatment in retaliatory acts via systemic discriminatory practices and deliberate misrepresentation via medically deliberate indifference upon the identification of Plaintiff's national origin after the Defendant's used racial slurs to defamed, slandered, threaten, intimidated, defrauded, extorted, coerced, retaliated, discriminated denied and deprived this Plaintiff constitutional rights via oppression, suppression that amounted to unequal protection by deprivation of civil and human rights by labelling this Plaintiff a terrorist and whistleb lower but in violation of the Whistleblower Protection Act.
- 58. On about June 16, 2020, and continues through January 28, 2021 and thereafter to Present, Defendants NEW YORK CITY DEPARTMENT OF HOUSING PRESERVATION AND DEVELOPMENT UNDER SECTION 8 PROGRAM, Jointly colluded via unconstitutional conspiracies to agree in mind to influenced Defendant RENAISSANCE EQUITY HOLDINGS LLC, OWNER AND ISABELLA JOH, PROPERTY CONTROLLER at the influences of ALL THE DEFENDANTS NAMED IN THIS ABOVE-CAPTIONED ACTION to lured and encouraged Defendants FLATBUSH GARDENS to dispatched their PRIVATE SECURITY GUARD to Plaintiff's Apartment located at 3403 FOSTER AVNUE APT 4B, BROOKLYN, NY 11210, to attempted multiple times to EVICT PLAINTIFF FROM THE APARTMENT on false charges that Plaintiff illegally occupied the Apartment, and that

Pages 15 of 19

Plaintiff owe Rent, and caused this Plaintiff pains and suffering, anxieties, and emotional distress, due to threat of irreparable harm inflicted by the Defendants to cause Plaintiff aggravated physical, emotional, defamation, slanderous, and libelous injuries via fraudulence and malicious intent in bad faith in disguise under color of state law upon the identification of Plaintiff's national origin-NIGERIA.

AND NOW COMES PLAINTIFF AROR-ARK ARK O'DIAH'S CLAIMS AGAINST EACH AND ALL AND EVERY DEFENDANTS NAMED IN THIS ABOVE-CAPTIONED ACTION NAMED JOINTLY, AND NAMED SEPARATELY, AND NAMED AND SUED IN THEIR INDIVIDUAL AND IN THEIR OFFICIAL CAPACITIES AS CLAIMS SUMMARIZED BELOW:

BRIEF SUMMARY OF CLAIM SOUGHT: NEWLY DISCOVERED EVIDENCES SHOWS THAT ON ABOUT SEPTEMBER 11, 2001, THROUGH JANUARY 28, 2021, AND CONTINUES THEREAFTER TO PRESENT WITHOUT STOP, EACH OF THE DEFENDANT NAMED IN THIS ABOVE-CAPTIONED ACTION PARTICIPATED IN DISGUISE TO CARRY OUT WIDESPREAD JOINT RACIALLY MOTIVATED SYSTEMIC HARASSMENT UNDER COLOR OF STATE LAW TO CAUSED PLAINTIFF PHYSICAL AND FINANCIAL AND ECONOMIC AND PRIVATE BUSINESSES DAMAGES AND EMOTIAL DISTRESS INJURIES VIA UNCONSTITUTIONAL POLICIES UNCONSTITUTIONALLY ADOPTED, SANCTIONED, IMPLEMENTED AND ENFORCED AS PRACTICED CUSTOM USED TO TARGETED, TAUNTED AND SINGLED OUT THIS PLAINTIFF THAT VIOLATED PLAINTIFF'S EQUAL PROTECTION RIGHTS PURSANT TO U.S.C.A. CONST. AMENDMENTS 1, 4, 8 AND 14, TO U.S. CONSTITUTION, AND 18 U.S.C. SECTIONS 242, AND 42 U.S.C. SECTIONS 1983, 1985 AND 1986 VIA OBSTRUCTION OF JUSTICE AND FAILURE TO PREVENT, AND PLAINTIFF WHEREFORE, SEEK THE AMOUNT OF \$100 MILLION CLAIMS AGAINST EACH DEFENDANT NAMED IN THIS ABOVE-CAPTIONED ACTION, AND RELIEF SOUGHT BY PLAINTIFF'S ARE SHOWN BELOW:

RELIEFS SOUGHT AGAINST EACH DEFENDANT NAMED IN THIS ABOVE-CATIONED ACTION:

WHEREFORE, I, Aror-Ark Ark O'Diah /a/k/a/ AROR-ARK ARK O'DIAH, request, pray and demand for Award in the amount of \$100 Million against each of the Defendant named in this above-captioned action as follows below:

- (1) Relief sought against Defendant New York City Department of Housing......\$100 Million
- (2) Relief sought against Defendants Renaissance Equity Holdings LLC, Owner

 Isabella Joh, Property Controller jointly.....=\$100 Millions

Pages 16 of 19

(3) Relie	ef sought against Defendants World Trade Center Health Program,	
And	CDC-National Institute of Occupational Safety and Health, and	
Dire	ctors Jointly=\$100 Mil	llions
(4) Relie	ef sought against Defendants NYC Health + Hospital / Mckinney=\$100 Mill	ions
(5) Relie	ef sought against Defendant Jamaica Hospital Center=\$100 Mill	lions
(6) Relie	ef sought against Defendant Dr. Glenn J. Jakobsen=\$100 Mill	lions
(7) Relie	ef sought against Defendant Dr. Zane Hoffman=\$100 Mill	lions
(8) Relie	ef sought against Defendant Capital One Bank, N.A=\$100 Mil	lions
(9) Relie	ef sought against Defendants New York State Commissioner of the	
Depa	artment of Corrections and Community Supervision=\$100 Mill	ions
(10)	Relief sought against Defendant Logistic Health Incorporated, and	
Willi	iam Street Clinic jointly=\$100 Mjlli	ion
(11)	Relief sought against Defendant September 11, 2001, Victim	
Com	npensation Fund, and Special Master jointly=\$100 Milli	ons
(12)	Relief sought against Defendant JPMorgan Chase Bank, N.A.,=\$100 Million	ons
(13)	Relief sought against Defendant NYU Langone Health Pulmonary	
And	Sleep Med-Bkln and Boris Sagalovich, MD., jointly=\$100 Millio	ons
(14)	Relief sought against Defendants Flatbush Gardens, and	
Man	nagements jointly,=\$100 Million	าร
SUB-TOTAL	. SUM OF MONEY RELIEF SOUGHT AGAINST DEFENDANTS=\$1.4 Billion	1
ADDITIONA	AL RELIEF SOUGHT AGAINST DEFENDANTS IN LETTER FROM (n)-(p)	
(1) Add	itional relief sought against Defendant Renaissance Equity Holdings LLC,	
Owner and	Isabella Joh, Property Controller\$28, 4	72.00
• •	litional relief sought against Defendants Flatbush Gardens	
Security And	d Owner\$10, 003,90	4.48
(3) Add	litional relief sought against Defendant Capital One Bank, N.A=\$2,40	08.01
	Pages 17	of 19

TOTAL SUM OF ADDITIONAL MONEY RELIEFS SOUGHT AGAINST	
DEFENDANTS=\$10,034,784.4	9

TOTAL SUM OF MONEY RELIEF SOUGHT AGAINST DEFENDANTS STATED BELOW:

WHEREFORE, I, Aror-Ark Ark O'Diah, hereby sought the total sum of the amount of One Billion, Four Hundred Ten Million, Thirty-Four Thousand, Seven Hundred U.S. Dollars Plus Forty-Nine Cents Against Each and All Defendants, Separately, and Jointly, in Their Individual and Official Capacities.

INJUNCTIVE RELIEFS SOUGHT AGAINST ALL THE DEFENDANTS STATED BELOW:

Injunctive Reliefs to barred the Defendants from harassing the Plaintiff, and stop the Defendants from evicting the plaintiff from Plaintiff's Apartment without rational basis in law and fact. And FURTHERMORE, Plaintiff request, pray and demand for the refund of overbaid rent in the total sum of the amount of \$28, 472.00 (Twenty-Eight Thousand, Four Hundred, Seventy-Two U.S. Dollar) against RENAISSANCE EQUITY HOLDINGS LLC, OWNER AND ISABELLA JOH, PROPERTY CONTROLLER. FURTHERMORE, Plaintiff request, pray and demand that The Court Force the Defendants to release Plaintiff's Medical Records in Completeness and in Totality. Plaintiff Request, pray and demand that Plaintiff Be GRANTED equal rights to selfrepresentation on his behalf and Personal Representation of his late Spouse Yonette Antoinette Grant at the September 11, 2001, Victim Compensation Fund Claims Processing Center Forums in claims numbers vcf0157596 and vcf0161480 where Plaintiff is a victim and claimant, and also Personally appeared as a Personal Representative. On January 18, 2021, Defendants RENAISSANCE EQUITY HOLDINGS LLC, OWNER and ISABELLA JOH, Property Controller told Plaintiff that they have not received the months of October, November and December 2020, Pages 18 of 19 rent but newly discovered evidence shows the Defendants received rents.

TRIAL BY JURY DEMANDED:

FURTHERMORE, Plaintiff Aror-Ark Ark O'Diah, Demand for Trial by Jury.

CONCLUSION:

WHEREFORE, I, Aror-Ark Ark O'Diah, HEREBY request, pray, and demand that This Honorable Court GRANT All the reliefs sought for the Interest of Justice based on the verifiable excerpt of exhibits as evidences attached. FURTHERMORE, Plaintiff request that he be allowed to file this above-captioned action in this Court because this Court has jurisdiction over the issue and claims sought in this above-captioned action, and this above-captioned action is not frivolous. Plaintiff motion requesting for permission to file this Civil Rights Action is enclosed.

I CERTIFY UNDER PENALTY OF PERJURY PURSUANT TO 28 U.S.C. Section 1746.

)
)
)
Apor-AK Ark O'Diah
) Aror-Ark Ark O'Diah, Pro Se Plaintiff,
Aror-Ark Ark O'Diah, Pro Se Plaintiff, GLOBAL JUDICIAL WATCH AND
) WORLDWIDE WITNESSES, INC.
) MORAL HEALTH SERVICE SYSTEMS, INC.
3403 FOSTER AVENUE, APT 4B
BROOKLYN, NY 11210-6439. U.S.A.
) PHONE: (347) 365-1307
) CELL: (347) 614-8799
) FAX: (347) 735-4128
Email: aror@timespeedworldwideinfo.com
) Email: GlobalJudicialWatch@gmail.com

	· · · · · · · · · · · · · · · · · · ·	
UNITED STATES POSTAL SERVICE •	CUSTOMER'S RECE	IPT
SEE BACK OF THIS RECEIPT FOR IMPORTANT CLAIM INFORMATION NOT NEGOTIABLE Pay to CLERK Address 225 CA	DMAN PINZA EAST,	KEEP THIS RECEIPT FOR YOUR RECORDS
26854277838 UNITED STATIES POSTAL SERVICE	Year, Month, Day Year, Month, Day Plest Office Amount 112262 \$400 POSTAL MONTHY ODDE	.00 Clerk 16
Serial Number 26864277838 [Year, Month, Day Post Office U.S. Dollars and Co. 2021-01-26 112262 U.S. Dollars and Co. Amount Four Hundred Two Dollars and CO/100 at	2.00
Pay to CLERK, U.S. DETRI Address 225 CANNAN PLAZA BRODVIII AND PLAZA	EAST From GLERAL JUDIAN I	Clerk 16
Memo C/V/L ACTION 1:00000800 21:	Address WORLDWISE WISE Address WORLDWISE WISE BROOKLING BY SEE REVERSE WARNING • NEGOTIABLE ONLY IN THE U.S. 26654277838118	NESSE INC
E		

THIRTY (30) DAY NOTICE TO QUIT TO LICENSEES

TO: AROR-ARK ARK O'DIAH, "JOHN DOE" and "JANE DOE", Occupants 3403 Foster Avenue, Apt. 4B

Brooklyn, New York 11210

SUBJECT PREMISES:

3403 Foster Avenue, Apt. 4B

Brooklyn, New York 11210

Additional copies were hand-delivered and sent by next-day mail service to the Department of Housing Preservation and Development, 100 Gold Street, New York, New York 10038.

PLEASE TAKE NOTICE, that the undersigned is the Owner of the premises known as 3403 Foster Avenue, Apt. 4B, Brooklyn, New York 11210, situated within the County of Kings and State of New York. As you are a licensee, whose license has expired and/or whose license has been revoked by the licensor, you are no longer entitled to possession of the above-described premises. You are therefore being given notice that you must vacate and remove yourself from possession of the premises in accordance with this notice.

PLEASE TAKE FURTHER NOTICE that the facts supporting the above allegations are as follows:

The former tenant of record of the subject premises, Yonette Grant, may have granted you a license to occupy the premises for a limited period of time. However, Yonette Grant passed away on or about February 25, 2020, and therefore, your license to occupy the subject premises has expired.

Upon information and belief, you do not have the right to succeed to the tenancy of Yonette Grant, and therefore, upon the death of Yonette Grant, your license to occupy the subject premises has expired. Accordingly, your continuance in occupancy of the said premises is without the permission of the undersigned Owner or anyone entitled to possession thereof and any license you may have been

PLEASE TAKE FURTHER NOTICE you and all other persons occupying said premises are hereby required to quit the same and surrender possession thereof to the undersigned on or before

PLEASE TAKE FURTHER NOTICE if you fail to vacate the subject premises and surrender possession thereof as demanded by this Notice, the undersigned Owner will commence summary proceedings under the Statute to remove you from said premises.

PLEASE TAKE FURTHER NOTICE that you are being given at least thirty days' notice to vacate pursuant to Section 4024(c) of the Coronavirus Aid, Relief, and Economic Security ("CARES")

Dated: Nassau County, New York

January 12, 2021

RENAISSANCE EQUITY HOLDINGS LLC, Owner

Isabella Joh	
By: Isabella Joh, Property Controller	

Any inquiries regarding this Notice should be addressed in writing to Horing Welikson Rosen & Digrugilliers, P.C., 11 Hillside Avenue, Williston Park, New York 11596.



Office of Neighborhood Strategies
Division of Tenant Resources
100 Gold Street
New York, N.Y. 10038

Yonette Antoinette Grant 3403 Foster Avenue Suite 4B Brooklyn, NY 11210

Contact Information:
NYC Dept. of Housing Preservation and Development
Attn: Continued Occupancy Unit
100 Gold Street - Rm. 1M10
New York, NY 10038

February 21, 2020

RENT BREAKDOWN

Dear Yonette Antoinette Grant:

The Department of Housing Preservation and Development (HPD) has completed a certification of your eligibility for Section 8 housing assistance, in compliance with federal regulations. Below is your rent breakdown; your family composition is letter. The effective date of this action is March 1, 2020 and is based on Annual Reexamination.

Contract Rent: \$ 1,471.75 Your Share: \$ 263.00 HPD Share: \$ 1,208.75

If there are any changes to your household income during the year you must report the change at next annual recertification so that your share of the rent may be adjusted. You may also notify will process an interim recertification. If there are any changes in household composition, you must report it within 30 days of the change.

HPD calculated your share of the rent based on the information you provided in your recertification package and one or more independent sources were used to verify that information.

Your landlord will be informed of these new amounts and the effective date of the change. Please note:

- If you have been paying more than your share of the rent since the effective date of this change, please contact your landlord to reconcile your account.
- If the effective date of this change occurs in the past, be advised that you are only responsible for any increases to your share beginning the first of the month following 30 days after February 21, 2020. (For example, if you received this letter on June 20th, you will be responsibile for paying your increased share on August 1st.)

If you have any questions, or need assistance understanding this letter in a language other than English, please call the Client Services unit at (917) 286-4300.

f you disagree with how HPD calculated your rent share, please write us at the above address vithin 30 days and include a copy of this letter.

Sincerely,

Inmanuel Nunez

Family Composition:

Last Name Grant

First Name Yonette

IMPORTANT:

If the HPD share of the rent is equal to zero (\$0.00), you will be automatically terminated from the Section 8 program. If your income, household composition, or rent changes prior to 8/28/2020 causing you to require a subsidy, you may contact HPD and your case will be reviewed. If the HPD share does not equal zero, this does not apply to you.

If you have previously received a Notice of Subsidy Termination and are either waiting for an informal hearing or a decision from your informal hearing, receiving this letter does not mean that your termination has been reversed. You will be notified of the d----from your infor hearing in a sep notice. If you d attend the infon hearing, you wi automatically termina from the Section 8

program

mc-00577-PKC-LB Document 1 Filed 02/03/21 Page 24 of 69 Page D #: 24
State of New York Division of Housing and Community Renewal
Rent Registration Unit, Gertz Plaza, 92-31 Union Hall Street, Jamaica, NY 11433

Annual Apartment Registration 2020

NOTICE: IMPORTANT TENANT INFORMATION ON OTHER SIDE OF FORM

	DHCR website: www.nyshcr.org
Building Registration Number 303073 Tenant in Occupancy on 4/1/2020 Vacant	8a. Legal Regulated Rent on 4/1/2020
YONETTE GRANT	\$1,581.93 per X Month Week
SIZIZ GRANI	421-a Income Restructed Unit * 421-a Market Rate Unit
	"This 421-a Income Restricted Unit is reserved for individuals or families whose incomes at the time of initial occupancy do not exceed
Tenant succeeded to apartment after 6/19/1997	% of the area median incomes, as adjusted for family size.
2b. Not-for-Profit (Homeless Unit)	8b. Preferential rent in effect on 4/1/2020
Not-for-Profit (Homeless Unit)	
Not-for-Profit Service Provider	A STATE OF THE PROPERTY OF THE
	9. Other Adjustments:
3. Apartment Street Address	SCRIE DRIE DHCR Rent Reduction Order
3403 FOSTER AVE	X Section 8 Appliance Surcharge
4. Apartment Number	Other:
4B	Enter Actual Payment by Tenant on 4/1/2020 (if different than
5. City, Town or Village 6. ZIP Code (Street)	
BROOKLYN NY 11210	\$285.08 per X Month Week
7a. If this apartment is temporarily exempt, indicate reason belo	10. Lease in effect on 4/1/2020 None
I Tansient Occupanov in United to	Began On 1/1/2020 Expires On 12/31/2020
Commercial/Professional Commer	11. Rent has changed since 2019 registration due to:
Not-for-Profit (Non-Homeless Unit) Cther	Consult -
7b. If this Apartment because	Succession X Lease Vacancy Lease (2.2%)
dicedve date and reason below:	12. Rent changes since 2019 registration during DVCD
Effective Date of Exemption:	adjustment order(s):
High Rent Vacancy - indicate Last Legal	Major Capital Fair Market Rent Hardship
Regulated Rent per Month Week	Improvement Rent Appeal Overcharge Hardship
High Rent/High Income	13. Rent changes since 2019 registration due to Individual Apartment Improvements:
(DHCR has issued a final order exempting apartment)	Improvements:
Coop/Condo Occupied by Owner or Non-Protected Tenant Substantial Building Rehabilitation	Effective Date (Date of first collection):
Other:	Monthly Rent Increase:
Qualifying Expiration of:	Reason for Increase: Stove Refrigerator Dishwasher
Sec 11-243 or 11-244 (J-51) Sec 608 Sec 421-2	AC
Sec 608 Sec 421-a	Other Notification Submitted to DHCR:
4. Owner / Managing Agent	Informed Consent Submitted to DHCR:
X Owner Managing Agent Coop / Condo Owner	Date Notification / Informed Consent Submitted to DHCR:
RENAISSANCE EQUITY RENAISSANC	
4611 12TH AVE	
SUITE 1L	
BROOKLYN, NY 11219	
PARA INFORMACION EN ESPANOL, VEA RESPALDO DE ESTA FO	

PARA INFORMACION EN ESPANOL, VEA RESPALDO DE ESTA FORMA RR-2A (2020) - Electronic Filing

From: An Dong Wang

Sent: Wednesday, November 18, 2020 10:28 AM

To: Aror Ark O'Diah

Cc: aror@timespeedworldwideinfo.com

Subject: Re: Subject: Please Re-Confirm If You Received Attachment Sent Today 11-18-2020 Via FedEx Office-Brooklyn

Hi Aror-Ark Ark O'Diah,

I would like to confirm that I found the attachment.

I will inform you once again when it's submitted to Nationwide from my end.

Thank you,

An Dong Wang | Accounting Manager

Xincon Home-Healthcare Service, Inc. 224 West 35th Street, Suite #708 New York, NY 10001 TEL: 212-560-9218 EXT: 2031

FAX: <u>212-560-9229</u>

On 11/18/2020 4:20 PM, Aror Ark O'Diah wrote:

Hi An Dong Wang:

I am obliged to call to your attention that the attachments were sent at the FedEx Office

FedEx Officials confirmed that the scanning into email and email sent to your email

PLEASE could you look at your SPASM mail.

Because FedEx Results indicated that the email with the attachment emailed to you

PLEASE re-confirm and issue re-acknowledgement receipt before I can return back to

THANK YOU.

Respectfully Submitted By: Aror-Ark Ark O'Diah, President-CEO.

August 25, 2020

AROR-ARK O'DIAH 3403 FOSTER AVENUE 4B BROOKLYN NY 11210-6439

Re: CLAIM NUMBER: VCF0161480

Dear AROR-ARK O'DIAH:

We are contacting you regarding your claim with the September 11th Victim Compensation Fund ("VCF") for YONETTE GRANT.

We started the preliminary review of your claim and have identified certain required documents that are missing or were not properly completed. We have placed your claim in "inactive" status because we cannot process your claim without these documents. Inactive status means that we have stopped processing your claim.

You must submit the following documents and/or information before we can continue processing your claim:

• Proof of Appointment as Personal Representative. Please submit the original or a certified copy of the Court Order or Letter of Administration showing your appointment as Personal Representative of the Victim or as the executor or administrator of the Victim's will or estate. In most cases, the Personal Representative should be the individual already appointed by a court. However, in very limited circumstances, where a court has not made such an appointment and such issue is not the subject of a pending dispute, the Special Master may appoint a Personal Representative for the VCF.

You must submit the requested document(s) within 60 days of the date of this letter. If we do not receive the document(s) within 60 days, we may deny your claim.

There are certain documents that must be mailed to the VCF with an original signature or initials. If the document(s) listed above includes instructions to mail the original to the VCF, you must mail the document(s) to the address below. Please include your claim number on any documents you mail to the VCF.

September 11th Victim Compensation Fund P.O. Box 34500 Washington, D.C. 20043

If you have online access to your claim, and the requested document(s) does not require an original signature or initials, please upload the document(s) electronically to your claim. If you

7



August 26, 2020

AROR-ARK O'DIAH 3403 FOSTER AVENUE 4B BROOKLYN NY 11210-6439

Re: CLAIM NUMBER: VCF0161480

Dear AROR-ARK O'DIAH:

The VCF has reviewed your submission and identified certain information or documents that are missing or incomplete and must be provided for the VCF to complete our review. Please provide the VCF with the following information:

- Victim's Death Certificate. Please submit the original or a certified copy of the
 Victim's death certificate.
- Proof of Appointment as Personal Representative. Please submit the original or a certified copy of the Court Order or Letter of Administration showing your appointment as Personal Representative of the Victim or as the executor or administrator of the Victim's will or estate. In most cases, the Personal Representative should be the individual already appointed by a court. However, in very limited circumstances, where a court has not made such an appointment and such issue is not the subject of a pending dispute, the Special Master may appoint a Personal Representative for the VCF.

Please provide the requested information to the VCF within 30 days. If a response is not received within 30 days, your claim may be made inactive or denied.

If you are missing a form, attestation, or certification, please visit the Forms and Resources page of www.vcf.gov to obtain the document. If you submit a statement in response to the VCF's request, it is covered by your declaration under penalty of perjury that all your submissions are true and correct.

If you believe that you have already submitted the requested information, please notify the VCF in writing or by calling our toll-free Helpline at 1-855-885-1555. Please have your claim number ready when you call: **VCF0161480**. For the hearing impaired, please call 1-855-885-1558 (TDD). If you are calling from outside the United States, please call 1-202-514-1100.

If you have online access to your claim, please submit the requested documents electronically by uploading them to your claim unless the above request directs you to mail the original document to the VCF. If you do not have access to the online claims system, you may mail the documents to the address below. Please include your claim number on any documents you mail to the VCF.

4502 Avenue D Brooklyn, NY 11203 (718)629-2047

NERAL HOME

March 14, 2020 Aror-Ark O'Diah 3403 Foster Ave Apt# 4B Brooklyn, NY 11203

The Funeral Service for

Yonette A. Grant

Date of Death:

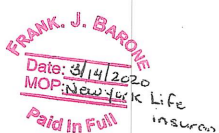
February 25, 2020

6224

Summary of charges for the funeral of: Yonette A. Grant

1. Professional Services of Funeral Director and Staff		
Transfer of remains to the funeral home establishment.	\$495.00	
1. Ellipaiming (including use of preparation room)		
or Drossing/Casketing	\$395.00	
a. Cosmetology	\$150.00 \$75.00	
Dasic Arrangements		
1. Supervision for visitation.	\$450.00	
- Supervision for funeral service	\$295.00	
1. Ose of facilities for visitation	\$350.00	
1. d. Hearse or	\$490.00	
- Metomatidise as selected:	\$395.00	
WCC-125	# 005.00	
1. Memorial Cards (PH/23Psalm)	\$895.00	
5. Hairdressing/lady attendant	\$75.00	
8. Register book	\$125.00	
14. Urn	\$10.00 \$375.00	
Non-Funeral Home Expenses		
Green-Wood Crematory	\$488.00	
- Julian Continuate	\$120.00	
of a state of the control of the con	\$45.00	
Subtotal of Professional Services and Merchandise Selected		
Professional Discount	4,575.00	
Total of Professional Services and Merchandise Selected less Professional Discount	N/A	
Total of Cash Advances		
	653.00	
Total	5,228.00	

9





DEATH TRANSCRIPT

DATE FILED . THE CITY OF NEW YORK - DEPARTMENT OF HEALTH AND MENTAL HYGIENE

NEW YORK CITY DEPARTMENT OF HEALTH AND MENTAL HYGIENE Feb 27, 2020 10:45 AM

CERTIFICATE OF DEATH

Certificate No. 156-20-008789

		2n Mari		43 AM	1	DECEDENTS YONETT	E GI	RANT	V	CFO	161	480
=	Place	2a. New	York City	2c. Type of Pla	C3	(First, Middle	Last, Suf	fix).	-			. 0
3	Of	2b. Boro	ugh	1 O Hospital In	maliant	4 C) Nursing Home/Long Term C 5 C) Hospice Facility	are Facility	2d. Any Hospico care	29. Name of hos	nital or ethanta	70.00	
MEDICAL CERTIFICATE OF DEATH (To be filled in by the Physician)	Death	D	,	2 C Emergency	/ Dept/Outpatie	and 8 December 1's Residence	- 1	in last 30 days		Sum or Onles 150	my (ii not ia	city, street address
H H		Brook	dyn	3 Dead on A	levin	7 Other Specify		1 ≥ Yes 2 Cl No				
me	Date a	nd Time	3a.	(Month)	(Day)			3 Cl Unknown	3403 Foster	Ave Apt 4R.	Brooklyn	NY 11210-6439
E E	3, 5	wain	_		100)	(Year-yyyy)	3b. Time	MAG	4. Sex	1-	2.00/dy11,	141 11210-6439
巴克	-		Fe	bruary	25	2020			4. Gez	5. Date last at	tended by a	Physician
E	e. Cert	her I cen	ify that d	sath occurred at	the time date	2020 and place indicated and that to the d was due entirely to NATURAL C/	11:	:20 ^{⊠ PM}	Female	mm OO	dd	עענע
		weet appen	ala not a	ocur in any unus	ual mannar an	and place indicated and that to the	best of my	knowledge traumatic	initury or poissonin	02	25	2020
38						and place indicated and that to the d was due entirely to NATURAL CA	AUSES, Sec	instructions on rev	erse of certifica	e.	any part in	causing death,
ಶಿಟ	Nam	e of Medic	at Certific	ALLEN	HSU			CARO)				වුණු.
					(Typa or P	(dnt)	Signature	Tollon	ffer			.G.M
Ž	Addr	ess 22	0 E 42	nd Street	7th FL M	rint) lew York, NY 10017	- 0	- Human	CHOUL.			NEP A
-	7				14.12,19	10017 TOR, NY 10017	I Icensa t	No. 282708-1		Signature E		
	7a. Usu	al Reside	nce State	7b. County		7c. City or Town				Da	e FEB	-26-2020
	New	York		Kings		1 •	7d. Street	and Number	Apt. No.	-		
	8. Date	of Birth	(Month)			Brooklyn	3403 8	oster Ave	•		Coda	7e. Inside City
		Allegen Hotel	(**************************************	(Day) .	(Year-yyyy)	9. Age at last birthday	Sinds.		Apt 4		210	Limits? 1图 Yes 2日 No
-			Novembo		1973	(yaars)	Months		ier i Day 10	. Social Securit	v No.	1.0162 5 11/10
clai	ita. Us	ual Occup	ation (Tv	e of work done	1313	1 46	2 224	Days Hours	i semmas i		50,000,000	
Physician)	Mad	cal Air	d	GUOD VIOLE IO C	ouring most of	working life. 11b. Kind of busines	S or industr	3 -4	5	28-84-439	31	
by P	19 Rich	place /O	1			Private Care						
밁			y & State	or Foreign Cour	fry) 14. Edu	cation (Check the box that best des grade or less; none 40s	1	Yonette A	. Grant			
3	Guya	ana			1日8世	grade or less; none	cribes the h	inhoet doeses aut.		atod at the time		
					2 C) 9th	- 12th grade; no diploma 50 A	come construction	gres (e.g., AA, AS)				g, MEd, MSW, MBA)
12	15. Ever	in U.S.	16. N	antal/Partnershi			lachalor's di	9765 (e.g., AA, AS) 8gree (e.g., BA, AB, BS	8 Doctore	te (e.g., PhD, Ed	D) or	g, med, msw, mba)
38		d Forces					17. Stroke	ulna Spaulaters				DVM LLR .tox
Funeral Director or, in case of City Burlal,	1 C Yes	2窗1/6	401		rated 50			ring Spouse's/Partner	's Name (prior to	lifet marriage)(F	ist, Middle,	Lasti
5	10 5-0		1/11/	Mar Consts.		beworking 6 D Widowed						
9	io. Pain	en Parent	Name (P	ior to first marria	ge) (First Mid	dle Lacti		Ark O'Diah				
ië.	Vilbe	rt Vair	Gran	ń		are, casi,	18. Mothe	er/Parent Name (Prior	to first merrison	/Fires Sarani		
	20a, Info	mant's N	7000				Jean	Floin		frust waddie' f	ast)	
혈						20b. Relationship to Decedent						
- 1	Aror-	Ark O'	Diah				20c. Addr	ess (Street and Numb	DBF Apt No.	City & S	-	
q.	21a. Mai	hod of Dis	position			Domestic partner	3403	Foster Avo A	o+ 4D D	Onyas	EETO .	ZIP Code)
Do.	1 O Buni	a) 233	Crematic	a SDIEnte	mbment		21h Plan	Foster Ave Ap	31 45, Broo	kiyn, NY		11210
0	5 O Othe	r Specify			on mineral	4 D City Cemetery		e of Disposition (Nam	e of cemetery, cre	matory, other p	lana)	
ē .	21c. Loc	ation of Dis	onsison (Thy & State or For		·	Green	wood Crema			,	
					reign Country)	,	1	Wood Clema	tory			
	Brook	lyn, N	ew vo	rle					21d. Date	of mm	dd :	
2	22a. Fun	eral Estab	ichmon	in .					Dispo		. 00	YYYY
- 1										03	03	2020
	Frank	J. Ba	rone E	uneral Ho			220. Addre	ess (Street and Numb	er c	ty & State		- 2020
- 4				uneral Ho	me				_		1	ZiP Code)
1	No Corre	ction His	tory ree				4002	Avenue D Bro	oklyn, NY	11203		
1												
						•						
		r						1				

EVT202002104269

Brefehen VenWye Gretchen Van Wye, Ph.D., City Registrar as of 9/1/18

February 27, 2020

This is to certify that the foregoing is a true copy of a record on file in the Department of Health and Mental Hyglene. The Department of Health and Mental Hyglene does not certify to the truth of the statements made thereon, as no inquiry as to the facts has been provided by law.

Show P. Shoots

Do not accept this transcript unless it bears the security features listed on the back. Reproduction or alteration of this transcript is prohibited by §3.19(b) of the New York City Health Code if the purpose is the evasion or violation of any provision of the Health Code or any other law.





DEATH TRANSCRIPT

DATE FILED . THE CITY OF NEW YORK - DEPARTMENT OF HEALTH AND MENTAL HYGIENE

DEPARTMENT OF HEALTH AND MENTAL HYGIENE Feb 27, 2020 10:45 AM

CERTIFICATE OF DEATH

Certificate No. 156-20-008789

FO16148 1. DECEDENTS YONETTE LEGAL NAME 2a, New York City | 2c, Type of Place (First, Middle, Last, Suffix) . Plecs 4 CI Nursing HemanLong Term Care Facility 2d. Any Hospice care 2e. Name of Hospital of other lacety (Il not facility, street address) Zb. Borough 1 O Hospital Inpatient Of 20 Emergency Dept. Outpatient 6 전 Decadent's Rosidence Death Brooklyn T EYes 7 C Other Specify Date and Time 32. 2 DNo 3403 Fosler Ave Apt 4B, Brooklyn, NY 11210-6439 of Death 3 D Unt (Year-yyyv) 3h. Time DAM February 4 Ser 5. Date last atlended by a Physician 6. Certifier: I certify that death occurred at the time, date and place indicated and that to the best of my knowledge traumable injury or poisoning DID NOT play any part in causing death, and that death did not occurrin any unusual manner and was due entirely to NATURAL CAUSES. See Instructions on reverse of certificate. Address 220 E 42nd Street 7th FL, New York, NY 10017 Signature 20 MD. P Signature Eccirculatily Authenticat REZA 7a. Usual Residence State | 7b. County License No. 282708-1 Date FEB-26-2020 7c. City or, Town New York Kings 76. Street and Number Brooklyn 8. Date of Birth Ant No ZIP Code 3403 Foster Ave 7e. Insida City Limita? 1 🖴 Yes 2 🖸 No (Year-yyyy) 9. Age at lest birthde Apt 4B 11210 Under i Yaar November (vears) Under 1 Day · 19 1973 11a. Usual Occupation (Type of work done during most of working life. Do not use "refine") Medical Aid Months: 128-84-4391 11b. Kind of business or industry 12 A 13. Birthplace (City & State or Foreign Country) Private Care 14. Education (Check the box that best describes the highest degree or level of school completed at the time of death) Guyana 4 Q Some college credit, but no degree S C 9th - 12th grade; no diploma 7 Q Master's degree (e.g., MA, MS, MEIG, MEd, MSW, MSA) 5 O Associate degree (e.g., AA, AS) 3 62 High school graduate or GED. 15. Ever in U.S. 16. Manhal Pannership Status at time of death 10 Married 250 Domestic Partnership 5 B Cl Bachelor's degree (e.g., EA, AB, BS) 8 C) Doctorate (e.g., PhD, EdD) or Professional degree (e.g., MD, DDS, DVM, LLB, JD) 28 Damestic Partnership 17. Surviving Spouse's Partner's Nama (prior to first marriage) (First, Middle, Lest) 10 Yes 28 No 4 D Marded, but separated 3 13 Dho 5 Never Married 7 D Other, Specify. bawabiW G 8 18. Folloc/Parent Name (Prior to 61st marriage) (First, Middle, Last) 8 Q Unimpun Aror-Ark O'Diah: Vilbert Vain Grant 19. Molhed Parent Name (Prior to first marriage) (First, Middle, Last) 20a. Informant's Name Jean Elgin 20b. Relationship to Decedent Aror-Ark O'Diah 20c. Address (Street and Number Domestic partner 21a. Mathod of Disposition City & State 3403 Foster Ave Apt 4B, Brooklyn, NY ZIP Code) TO Burial 20 Cremation 3 C Entombment. 21b. Frace of Disposition (Name of cametery, crematory, other place) 11210 4 City Cemetery 5 Q Other Specify 21c. Location of Disposition (City & State or Foreign Country) Greenwood Crematory Brooklyn, New york 21d. Date of 22a. Funeral Establishment YYYY Disposition Frank J. Barone Funeral Home 03 03 22b. Address (Street and Number 2020 ZIP Code 4502 Avenue D Brooklyn, NY 11203 No Correction History, ***

EVT202002104269

Gretchen Van Wye Gretchen Van Wye, Ph.D., City Registrar as of 9/1/18

February 27, 2020

Steele V. Steele Steven P. Schwartz, Ph.D., City Registrar

This is to certify that the foregoing is a true copy of a record on file in the Department of Health and Mental Hyglene. The Department of Health and Mental Hyglene does not certify to the truth of the statements made thereon, as no inquiry as to the facts has been provided by law.

VR 15 (Rou 012

Do not accept this transcript unless it bears the security features listed on the back. Reproduction or alteration of this transcript is prohibited by §3.19(b) of the New York City Health Code if the purpose is the evasion or violation of any provision of the Health Code or any other lay.



NEW YORK CITY DEPARTMENT OF HEALTH AND MENTAL HYGIENE

VCF0161480

EXEMPLIFICATION OF BIRTH OR DEATH RECORD

I,	
hereby certify that the foregoing transcript is a true copy of the original record now on file in the Department Mental Hygiene of the City of New York, this being a department of the Municipal Corporation known as a York; that I have compared the said transcript with the original record on file in the Department of Health Hygiene and that the same is a correct transcript of said original record, and of the whole thereof; that the Impressed is the official seal of the Board of Health of the Department of Health and Mental Hygiene of the York, and I further hereby certify that I am Deputy City Registrar of the Office of Vital Records in the said Health and Mental Hygiene in the City of New York, where the said certificate and record is on file, and that I certify the said record in accordance with Section 17-102 (Sub b) of the Administrative Code of the City of Birth Death	nt of Health and the City of New alth and Mental he seal thereon he City of New
Certificate Number 156 - 20 - 005789 Year 2020 Borough of Vear 1020	
In witness whereof I have hereunto set my hand and caused the seal of the Board of Health of the Department of Health and Mental Hygiene of the City of New York to be affixed this	COUNTY
·	

Signature

VR 68 (Rev. 8/18)

Form 4

State of New York SS: County of New York SS:

No. 669363

I, Milton Adair Tingling, Clerk of the County of New York, and Clerk of the Supreme Court in and for said county, the same being a court of record having a seal, DO HEREBY CERTIFY THAT

pranshanta o'neal

whose name is subscribed to the annexed original instrument has been commissioned and qualified as a NOTARY PUBLIC.......DEPUTY. CITY. REGISTRAR.

flied in his/her office by such public officer and he/she believes that the signature on the original instrument the same: that he/she is well acquainted with the handwriting of such public officer or has compared and has filed his/her original signature in this office and that he/she was at the time of taking such proof or acknowledgment or oath duly authorized by the laws of the State of New York to take the signature on the certificate of proof or acknowledgment or oath with the original signature is génuine.

IN WITNESS WHEREOF, I have hereunto set my hand and my official seal this 27th day of August, 2020 Bother Be half les

County Clerk, New York County

NEW COL



VCF0161480

Form 1

State of New York SS County of New York

No. 669363

I, Milton Adair Tingling, Clerk of the County of New York, and Clerk of the Supreme Court in and for said county, the same being a court of record having a seal, DO HEREBY CERTIFY THAT

PRANSHANTA O'NEAL



whose name is subscribed to the annexed original instrument has been commissioned and qualified as a NOTARY PUBLIC DEPUTY CITY REGISTRAR.

and has filed his/her original signature in this office and that he/she was at the time of taking such proof or acknowledgment or oath duly authorized by the laws of the State of New York to take the same: that he/she is well acquainted with the handwriting of such public officer or has compared the signature on the certificate of proof or acknowledgment or oath with the original signature filed in his/her office by such public officer and he/she believes that the signature on the original instrument is genuine.

IN WITNESS WHEREOF, I have hereunto set my hand and my official seal this 27th day of August, 2020

County Clerk, New York County





.nd do do ew trail

PATIENT NAME AUTHORIZATION FOR RELEASE OF INFORMATION LHI WILLIAM STREET CLINIC Aror-Ark Ark O'Diah WTC NUMBER: DATE OF BIRTH 911835417 STREET ADDRESS: PHONE: 1/5/1958 3404 Foster Ave 4B 347-614-8799 CITY, STATE, ZIP: AUTHORIZE Logistics Health Incorporated William Street Clinic Brooklyn, NY 11210 3237 Airport Road Name/Facility CHIROPRING Obtain From La Crosse, WI 54603 Phone: (800) 714-7426 ☐ Disclose To Fax: (877) 358-4958 I REQUEST AND AUTHORIZE THE RELEASE OF MY HEALTH INFORMATION NOTED BELOW: (PLEASE CHECK ALL THAT APPLY) Lab Report(s) Date(s) Spirometry Report(s) Date(s) REASON FOR DISCLOSURE: Patient Request ☐ Claims Administration/Payment Medical Care (to allow the appropriate management of treatment, services, and/or coverage under the responder's benefits) Insurance Application Other AUTHORIZATION AND ACKNOWLEDGEMENT: AUTHORIZATION AND ACKNOWLEDGEMENT:

I understand that this authorization is voluntary. I understand that my health information may contain information created by other persons or entities mitted disease information. By my signature below, I hereby authorize Logistics Health, HIV/AID5, psychotherapy, genetic, reproductive and sexually transformation for the specific purpose listed above. When information is used or disclosed by the authorized recipient, this information may be subject to re-disclosure and is no longer huntertard. I also understand I have the right to receive unno reasonable notice, a crow of the material to Tor the term of this authorization for the specimic purpose used above, when uncommuted is used or disclosed by the authorization from A content of the restriction with the commutation of the material to the specimic purpose used above. A content of the restriction with the commutation from A content of the restriction with the commutation from A content of the restriction with the commutation from A content of the restriction with the commutation from A content of the restriction with the commutation from A content of the restriction with the commutation from A content of the restriction with the content of the restriction of the restriction with the content of the restriction of the restricti may be subject to re-disclosure and is no longer protected. I also understand I have the right to receive, upon reasonable notice, a copy of the material to be disclosed as well as a copy of this authorization form. A copy or facsimile of this authorization with my signature may be used with the same effective-For Illinois Residents Only - Witness Signature © 2018 Logistics Health Incorporated (LHI). All rights reserved. 20180829

577-PKC-LB Document 1 Filed 02/03/21 Page 34 of 69 Page D #: 34

Caser 1: 20xm 100 00577-PKC-LB Document 1 Filed 02/03/21 Page 35 of 69 Page Diction 35 Treatment

Rensselaer, NY 12144



WTC Health Program

Aror-Ark O'Diah 3404 Foster Ave 4B Brooklyn, NY 11210

RE: 911S35417

7/17/2020

Dear Aror-Ark O'Diah:

Thank you for submitting an application to enroll in the World Trade Center (WTC) Health

We received your enrollment application and assigned it the following number 911S35417.

The WTC Health Program Enrollment Center will assess whether you meet current eligibility criteria and are qualified for enrollment. You will be notified in writing of the enrollment

If you have questions about the WTC Health Program or your application:

Call us at 1-888-WTC-HP4U (1-888-982-4748), Mon-Fri, 9 AM to 5 PM (Eastern) or Visit the WTC Health Program website at: http://www.cdc.gov/wtc

Sincerely,

Anecsah Umrani

Aneesah Umrani

Enrollment Center Specialist World Trade Center Health Program

9.11

WTC Health Program

Member ID: 911S35417

8/7/2020

Dear Aror-Ark O'Diah:

I am pleased to inform you that you have been enrolled in the World Trade Center (WTC) Health Program as a Screening-Eligible Survivor. You can now receive an initial health evaluation (medical exam) with a WTC Health Program provider to determine if you have a covered medical condition related to your 9/11 exposure.

Your WTC Health Program Clinic: LHI William Street Clinic

Logistics Health Incorporated (LHI), a contracted medical provider for the WTC Health Program - will send you a welcome packet with instructions on how to schedule your initial health evaluation and inform you of other available services at the William Street Clinic. The packet will be sent from La Crosse, Wisconsin, via FedEx in the next 10 days.

Based on the results of your initial health evaluation, any covered condition(s) found to be related to your 9/11 exposure will be submitted for certification. Once certified, you become a Certified-Eligible Survivor and can receive medically necessary treatment from the WTC Health Program. You can also then receive annual monitoring exams to track your health over time. Your WTC Health Program provider will explain this process in more detail at your initial health evaluation.

More about the WTC Health Program

Established under the James Zadroga 9/11 Health and Compensation Act of 2010, the WTC Health Program provides healthcare services to persons who either lived in or were otherwise present in the WTC area when the 9/11 disaster occurred; and for those who assisted with the rescue, recovery and clean-up efforts at the WTC and related sites.

You can learn about WTC Health Program benefits and your member rights and responsibilities in our member handbook. The handbook is available to view and download at www.cdc.gov/wtc/handbook.html. If you would like to request a printed copy, call 1-888-982-4748.

Have questions?

Please call the WTC Health Program at 1-888-982-4748 Monday through Friday, 9 AM to 5 PM Eastern Time or visit www.cdc.gov/wtc.

Sincerely,

John Howard, M.D.

Administrator, World Trade Center Health Program

17

 $\underline{\mathsf{mc}}$ -00577-PKC-LB Document 1 Filed 02/03/21 Page 37 of 69 PageID #: 37

LHI WILLIAM STREET CLINIC SURVIVOR WELCOME LETTER

8/7/2020

WTC Member ID: 911S35417

Dear Aror-Ark Ark O'Diah

Welcome to the LHI William Street Clinic. The William Street Clinic is a new clinic for survivors enrolled in the World Trade Center (WTC) Health Program. The clinic will provide you with an Initial Health Evaluation, benefits counseling, and case management. If after your Initial Health Evaluation you are certified for treatment of a WTC-related health condition, the William Street Clinic will refer you to a Program provider in the New York metropolitan area for care.

The health conditions covered by the WTC Health Program are limited to those determined to be related to exposures at the 9/11 sites. These health conditions include, but are not limited to, chronic rhinitis/sinusitis, reactive airways dysfunction syndrome (RADS), gastrointestinal esophageal reflux disease (GERD), mental health conditions, cancer and follow-up care related to documented 9/11 injuries.

The following program benefits are provided at no cost to you:

- Initial health evaluation by a network physician familiar with WTC health conditions
- Lab tests
- Breathing tests
- Mental health screening
- Exposure assessment
- Condition referrals -- please note: for certain health conditions that are just now developing, additional information may be needed to ensure that the condition is WTC-related

Enclosed is a medical release form. We encourage you to complete and return the form as soon as possible. Having records from your primary physician will make the certification process more efficient should you receive any referrals for care. If you have copies of your medical records, you can upload them via our member portal, LHI.Care. (See LHI.Care

A set of frequently asked questions (FAQs), including information on how to make your first appointment, is enclosed that may help you get a better understanding of the program. If your needs are urgent, please call the Williams Street Clinic at (800) 714-7426. You can reach our office Monday - Friday, 7 a.m. - 7 p.m., and Saturday 8 a.m. - 4 p.m. Eastern.

Sincerely,

WTC Health Program Logistics Health Incorporated

Enclosures

Aror-Ark Ark O'Diah	James	THOM FOR BELEV	SE OF INFORMA
	WTC NUMBER:	DATE OF BIRTH:	MAPORMA
STREET ADDRESS:	911535417		PHONE
3404 Boston A		1/5/1958	1 1
3404 Foster Ave 4B			347-614-8799
Alsen		CITY, STATE, ZIP:	
AUTHORIZE: Logistics Health Incorporated William Street Clinic	-	Brooklyn, NY 11	210
William Street Clinic	To:		
	Obtain From Name/F	cilly Ada Assis asis	
CE CIOSSO INI CACAM	Cottein From	CONTRACTOR SHE	RE MEDICAL OR
Phone: (800) 714-7426 Fax: (877) 358-4968	Disclose To Address	DRI CLENN	Toble De
4-1 1 / -20-4 568	Actoress		JE MINERAL
	837	y I I This	منت مراجع
	City/State	P/Zin-	OIKEE!
	Dic	21 2 2 m	-
	Jan 1	diyonin i	AAA AAAA SAS
	Physic:		HERONA IN
	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	S) Lilli _	
	Ros	IN FTI	3 <i>4</i> 07
REQUEST AND AUTHORIZE THE DEL			
REQUEST AND AUTHORIZE THE RELEASE OF MY HEA	LTH INFORMATION NO		
Entire Medical Remail Mail is a 1	THE PARTY OF WOTED BELOWS (FLEA	SE CHECK ALL THE	
The Land of the la	F Time -	INAT APPLY	
Lab Report(s) Date(s)	Spirometry F		3
	E Timber :-		DRE TIMES
Other: ALL RIPAN in PAR	X-Ray Report	US) Dareles Link	Die de
REASON CON CONTRACTOR OF THE PARTY OF THE PA	all Tomas	THE RESTREE	E PIADER
REASON FOR DISCLOSURE:	FREEZE NIESTOS	All Ordinar	6
Patient Request			ACTUAL BULL
Patient Request			
Medical Care to - " Claims Administrati	on/Payment		
Medical Care (to allow the appropriate management Other: OTHERM OTH	∟l Subpoena or	Other Legal Process	
Other A Control of the Control of th	of treatment seniors		insurance Application
TOTAL OTHER	and/or coverage und	fer the resonance	
UTHORIZATION AND	IF PRILLONA		
iciuding health care providers and is voluntary. I un	derstand that	THE MANY	LA GOVS
ir the term of the comment on. By my signature contain	drug and alcohol mealth information ma	ly contain inc	
ay be subject to authorization for the species	tereby authorize I opietics i health, HIV/AID	S, psychotheram crea	ted by other persons ar-
UTHORIZATION AND ACKNOWLEDGEMENT: understand that this authorization is voluntary. I understand that this authorization is voluntary. I undeducted health care providers, and may also contain litted disease information. By my signature below, I if the term of this authorization for the specific purpular he subject to re-disclosure and is no longer protect disclosed as well as a copy of this authorization for the specific purpular health of the	ise listed above. When information	rated to obtain use andic.	reproductive and sexualis.
identing health care providers, and may also contain litted disease information. By my signature below, I litted disease information. By my signature below, I litted the term of this authorization for the specific purple ay he subject to re-disclosure and is no longer protect of disclosed as well as a copy of this authorization for less as an original. Inderstand that this authorization is valid for one year disclosed as well as a witner and the this authorization is valid for one year.	ced. I also understand I have the	ed or disclosed by the analog	disclose my health inform
Garage Col	THE A COOK OF FOREIGHT AND USE TRIMETO	Tereiro Jacobull	ITZEO FECIDIANO ALIANA
inderstand that this authorization is valid for one ye id may be revoked in writing by me at any time exce	addiouseff	on with my signature may i	notice, a copy of the materi
inderstand that this authorization is valid for one ye id may be revoked in writing by me at any time exce	If from this date 4	may i	used with the same effec
by me at any time exce	pt to the extent that as set forth in appli-	Bhle state (. 2
	and action has already b	een taken bases antil	18/13/200
		my au	thorization.
			-
A			
X down A w a se a			
MEN ASK O	Diel 08/13/2		_
Signature	08/13/2	A T TO A T	
	Date	- 14.	11365-12 ~
		Daytime	none Number
		<u></u> .	
A f s			
- N/A			1
If Not Signed by Patient - Legal Representation	A()_	, ,	ã
If Not Signed by Patient - Legal Representative's Na.	ne Relationship	A/	
If Not Signed by Patient - Legal Representative's Nat	me Relationship to Patient	Description of one	
If Not Signed by Patient - Legal Representative's Nat	ne Relationship to Patient	Description of Rep	restintative's Authority
- Alfa	ne Relationship to Patient	Description of Rep	resentative's Authority
- Alfa	ne Relationship to Patient	Description of Ref	resentative's Authority
If Not Signed by Patient - Legal Representative's National Signed by Patient - Legal Representative's National Signature For Ulinois Residents Only - Witness Signature	ne Relationship to Patient	Description of Ref	resentative's Authority

Name: Aror-Ark Ark O'Diah O'Diah | DOB: 1/5/1958 | MRN: 14958043 | PCP:

Test Results

Test	Ordered By	Date	•
PULMONARY FUNCTION TEST	Boris Sagalovich	Jan 4	4, 2021
COVID-19 BY NAAT (PCR,TMA)	Boris Sagalovich	Dec	30, 2020
CT CHEST WO CONTRAST	Boris Sagalovich	Dec	23, 2020

There are no more test results available.

MyChart® licensed from Epic Systems Corporation © 1999 - 2021

TJH Medical Services, P.C.

134-20 Jamaica Avenue-Ist Floor, Jamaica NY 11418 Tel 718-206-6742 Fax 718-206-8818

Monday August 31, 2020

LHI

RE: Aror Ark Ark O'Diah DOB: 01/05/1958 SS: xxx-xx-xxxx

I am in receipt of your letter on 08/2020 requesting copies of medical records along with the Authorization of Disclosure of Protected Health Information on the above named patient.

I do not have medical records for this patient.

For additional assistance, you may call TJH medical records department (718) 206-8143. Sincerely.

Medical Records Department

From: Chase

Sent: Wednesday, December 9, 2020 2:29 PM

To: aror@timespeedworldwideinfo.com Subject: Debit/ATM/Pre-paid Card Request 1-800 935 9435



Chase: Important information regarding your new Chase debit/ATM/Pre-

Dear AROR-ARK O'DIAH:

As you requested, we've ordered your new debit/ATM/Pre-paid card or you were issued one at

If you did make this request, you don't need to do anything.

If you didn't make this request, please call us immediately at the number on the back of your card. You can reach us anytime.

Thank you for being a valued customer.

Sincerely,

Customer Service Center

E-mail Security Information

E-mail intended for: AROR-ARK O'DIAH

If you have concerns about the authenticity of this message, please visit chase com/CustomerService for options on how to contact About This Message:

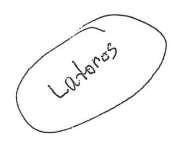
This service email gives you updates and information about your Chase relationship.

We sent this email from an unmonitored mailbox. Go to , chase com/CustomerService to find the best way to contact us.

Your privacy is important to us. See our online Security Center to learn how to protect your information.

Chase Privacy Operations, PO Box 659752, San Antonio, TX 78265-9752

© 2020 JPMorgan Chase & Co.



ALIGNMENT CHIROPRACTIC, P.C.

93-14 Queens Blvd. Rego Park, N.Y. 11374 Tel: 718-830-2700

September 22, 2020

To whom it may concern,

Mr. Aror-Ark O'Diah was treated in my office back in 2005. He came in today looking for medical records. However, I do not keep medical records for more than 7 years.

Sincerely,

Zane Hoffman, D.C.



LHI WILLIAM STREET CLINIC RECORDS NEEDED LETTER

Aror-Ark Ark O'Diah 3403 Foster Ave 4b Brooklyn, NY 11210

Dear Member.

The World Trade Center (WTC) Health Program recently received a release form that you submitted allowing LHI to obtain your medical records from your provider(s).

Our records indicate that after several attempts to contact your provider(s), we have not yet received your records. This letter is to notify you that LHI has discontinued further attempts at contacting your provider(s).

Should you wish to contact your provider(s) directly to forward records to us, we will review them upon receipt.

Thank you.

WTC Health Program Logistics Health Incorporated

Medical Records - Download and request your records

LHI has obtained the following medical records from your treating providers. For quality assurance purposes, we must review your records before making them available to you. Click the 'Request' button to initiate this process. To view medical records from your monitoring exam, visit the 'Past Appointments' section on the Home Page.

Once your records have been reviewed, if you are opted in for LHI.Care alerts, you will receive a notification when your records are ready to download. To opt in for LHI.Care alerts, visit Hour records.

Doctor or Hospital Name

NYS Dept of Correction Atten: Daniel Martuscello

Jamaica Hospital Center Atten: Dr. Celine Thum, Dr. Melvin Ku

Dermatology Service- Dr. Achiamah Osei-tutu MD

North Shore Medical Center-Dr. Jakobien

Chiropractice Specialist- Dr. Huffman

New York Presbyterian-Dr. Coileen McCarthy/Dr. Sunny Shah

Elmhurst Hospital-Dr. David Rubinstein

Queens Hospital Center-Dr. Ferman, Dr. Marino, Dr. Li, Dr. Kapoor, Dr. Bone, Dr. Saxena,

Kings County Hospital-Dr. Adiatu, Dr. Cortes, Dr. Kolla, Dr. Bodis-Wollner, Dr. Paul, Dr. Velayudhan,

Status

Awaiting Records

Pending Review

Awaiting Records

Awaiting Records

Awaiting Records

Pending Review

Awaiting Records

Awaiting Records

Pending Review

25

Need Help?

1. 300-714-7426

© 2020 Logistics Health Incorporated All rights reserved.

Privacy Statement | Terms of Use

2 logisticshealth.com

224 WEST 35TH STREET SUITE 708 NEW YORK, NY 10001



YONETTE GRANT ~ 3403 FOSTER AVENUE APT 4B BROOKLYN NY 11210

SSN:

XXX-XX-4391

Xincon Home-Healthcare Services Profit Sharing Plan 063 - 86474

YOUR TOTAL ACCOUNT VALUE IS: \$0.00 AS OF 12/31/2020

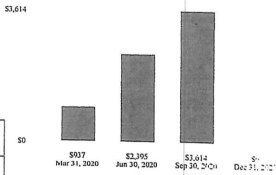
YOUR RETIREMENT PORTFOLIO FROM 10/01/2020 TO 12/31/2020

Your Account At A Glance	
Opening Value on 10/01/2020 Contributions Investment Gain/(Loss) Withdrawals	\$3,613.90 \$0.00 \$290.58 (\$3,904.48)
Total Account Value on 12/31/2020	\$0.00

Asset Class	% of Total	Total Fund Balance	Unit Value
Balanced Tiaacrf Lfcycind 2035 Inst	0.00%	\$0.00	1.348878
		50.00	1.540678
Total Account Value	0%	\$0.00	

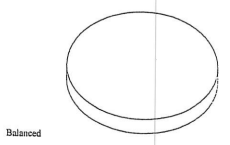
Due to rounding, Total Account Value percentage may not equal 100%. Your actual balance may be different if you are not yet fully vested with your employer. Please contact your employer for details.

Your Recent Retirement Account History*



*Corrections made after the close of past periods are not reflected in this representation.

26



YONETTE A GRANT 3403 FOSTER AVE APT 4B **BROOKLYN NY 11210**

000447225 MSP 258

Thanks for saving with Capital One 360°

Here's your December 2020 bank statement.

STATEMENT PERIOD Oct 1 - Dec 31, 2020

Account Summary

ACCOUNT NAME Oct i Dec 31 Simply Checking...3294 \$2,203.46 \$2,203.46 Savings Now...3608 \$204.49 \$204.55 All Accounts \$2,407.95 \$2,408.01

Cashflow Summary

\$0.00 FEES THIS PERIOD

\$0.00 FINANCE CHARGES

Simply Checking - 7010743294

Page 1 of 3

1-888-464-0727



P.O. Box 60, St. Cloud, MN 56302



From: Tennille Evans

Sent: Thursday, April 30, 2020 12:17 PM To: aror@timespeedworldwideinfo.com

Cc: Arnice Steward; AR

Subject: YONETTE GRANT - 3403 FOSTER AVENUE 4B - t0011360

Hi Mr O'Diah, per our conversation, attached is the letter we received from section 8 stating the recouping of the monies paid to landlord and proof that HPD will reclaim the overpaid funds. The balance due as of May 1st is \$3,549.28.

Thanks Tennille



Accounts Receivable Manager Leasing Department

4611 12th Ave, Suite 1L Brooklyn, NY 11219 : 718-438-2804 x2215 Case 1:21-mc-00577-PKC-LB Document 1 Filed 02/03/21 Page 48 of 69 Page D #: 48

Department of Housing Preservation & Development nyc.gov/hpd Commissioner
DON SHACKNAI
First Deputy Commissioner
EVA TRIMBLE
Deputy Commissioner
LAURIE LoPRIMO
Assistant Commissioner

Office of Financial Management and Tenant Resources Division of Tenant Resources 100 Gold Street New York, N.Y. 10038

Notice of Rental Subsidy Overpayment

4/23/2020

Renaissance Equity Holding, LLC 4611 12th Avenue SUITE 1L Brooklyn NY, 11219

Re: Subsidy Overpayment

Dear Property Owner / Managing Agent:

This notice is to inform you that the New York City Department of Housing Preservation Development (HPD) has overpaid rent subsidy to you on behalf of the Section 8 assisted household listed below:

Tenant Name:	Yonette Antoinette Grant	**********
Address:	3403 Foster Avenue	
Apt#:	4B	-
Amount Overpaid:	\$3,626.25	
Time Period:	Mar 2020 - May 2020	
Reason:	Recoupment from Landlord	

The total amount of overpayment made to you is \$3626.25. This overpayment of subsidy must be repaid.

If you currently have active HPD Section 8 participants, HPD will reclaim the overpaid funds by recouping it from payments owed to you on behalf of active Section 8 participants. The recoupment will be reflected on your monthly check registers mailed to you by HPD and will continue until the full amount owed to the City of New York has been reclaimed.

If you do not have active HPD Section 8 participants, you may resolve this overpayment by supplying a reimbursement check made payable to the NYC Department of Finance within 30 calendar days from the date of this notice.

Please be advised that failure to reimburse HPD for the HAP overpayment may result in HPD denying you the right to participate in other HPD programs.

Checks should be sent with a copy of this letter to the attention of:

Shairaz Khan 100 Gold Street, Room 8-D01 New York, NY 10038

If you have questions, please call Shairaz Kahn at (917) 286-4300 x1091 or email khans@hpd.nyc.gov.

Sincerely,
Jessica Luna

NOTICE OF FAILURE TO RECEIVE RENT PAYMENT

Date: 05/14/2020

By Certified Mail

YONETTE GRANT 3403 FOSTER AVENUE 4B BROOKLYN NY 11210

Dear Tenant:

Please be advised pursuant to Real Property Law 235-e(d) that we have not received payment of your rent due to date in the sum of \$3,549.28 and it is now more than five days since the rent became due. Please make payment to the undersigned immediately to avoid legal action.

Thank you.

_ babella (fol

Landlord

Renaissance Equity Holdings LLC

NOTICE OF FAILURE TO RECEIVE RENT PAYMENT

Date: 06/16/2020

By Certified Mail

YONETTE GRANT 3403 FOSTER AVENUE 4B BROOKLYN NY 11210

Dear Tenant:

Please be advised pursuant to Real Property Law 235-e(d) that we have not received payment of your rent due to date in the sum of \$2,224.56 and it is now more than five days since the rent became due. Please make payment to the undersigned immediately to avoid legal action. Thank you.

Landlord

Renaissance Equity Holdings LLC



DATE DUE	06/05/2020
AMOUNT DUE	5,135.95
ACCOUNT NO.	t0011360

MAKE CHECK PAYABLE TO:

Renaissance Equity LLC

fg32_d

YONETTE GRANT 3403 FOSTER AVENUE 4B BROOKLYN, NY 11210

Kindly note, Air Conditioning charges (if applicable) are \$317.02 annually/AC unit, distributed over 12 months. Please direct any questions to Accounts Receivable Team, AR@clipperequity.com.

Includes payments received as of 5/22/2020

· ITEM	and the second s	includes payments received as of 5/2	22/2020.
Balance	Forward	AMOU	JNT
Rent- R	esidential (06/2020)	3,588	9.28
	litioner charge (06/2020)	1,585	1.93
Preferer	Preferential Rent Adjustment (06/2020)	52	2.84
	(***,2525)	-88-	8.10
			1

Your new Hercules laundry rooms are NOW open and ready to handle all of your laundry needs!!

Smart Card Technology - PayFlex Credit Card Machines, allowing you to revalue your Smart Card with either a credit or debit card located in the lobby of the security / maintenance office in the basement at 1368 New York Avenue.

DETACH AND RETURN COUPON WITH YOUR PAYMENT

NT T

** Pay your rent online : http://www.clickpay.com/clipperequity **

MAKE CHECK PAYABLE TO:

Renaissance Equity LLC

DATE DUE	06/05/2020
AMOUNT DUE	5,135.95
ACCOUNT NO.	t0011360

Please Remit Payment To:

YONETTE GRANT 3403 FOSTER AVENUE 4B BROOKLYN, NY 11210

Renaissance Equity LLC PO BOX 442 Emerson, NJ 07630

From: ClickPay Customer Service

Sent: Tuesday, March 31, 2020 3:31 PM

To: Aror Ark O'Diah

Subject: Thanks for submitting your payment T2003311527_BP1PB7



Dear Aror Ark O'Diah,

Thank you for using ClickPay to make your payment!

Your payment of \$55.84 for 3403 FOSTER Avenue, #4B, BROOKLYN, NY (ClickPay ID: 9819260799) is being processed.

Payment Details

Payment Date

03/31/2020

Total Amount

\$55.84

Balance as of 03/31/2020: \$52.84

Service Fee: \$3,00

Confirmation Number

T2003311527_BP1PB7

Payment Method

VISA ending with 4701

For any questions regarding your balance, please contact Renaissance Equity LLC - FG.

Note: Please allow a full business day from the time of the transaction (this excludes Saturday, Sunday, and Bank Holidays) for this payment to be reflected on your bank account and up to 3 business days for this payment to be credited by your landlord or management.

For Credit Card payments, the charges on your credit card statement will reflect a debit from ClckPay*RENAISSANCE EQUI.

Click need to sign up for AutoPay! It is a fast and super-easy way to manage your payments!

Thank you, Customer Service

VISIT OUR COVID-19 RESOURCE CENTER

Welcome, Aror Ark O'Diahl
ChekPay ID 9519250192

Pay Now

Auto Pay

Account

Payment Confirmation

	CONFIRMATION NUMBER	PAYMENT AMOUNT	SERVICE FEE	TRANSACTION AMOUNT
40112020	T2003311527_BP1PB7	\$52.84	\$3.00	\$55.84
			Total	\$55.84

Setup Automatic Payments

Please be advised that your balance in PayNow will not be updated immediately. Allow up to three business days for your payment to be processed.

Payment will show up on your next credit card/bank statement as CickPay*RENAISSANCE EQUI from ClickPay and/or your property management company.

CHASE

Terms and Conditions (Remitter and Payee):

- * Please keep this copy for your record of the transaction
- * The laws of a specific state will consider these funds to be "abandoned" if the Cashier's Check is not cashed by a certain time
 - Please cash/deposit this Cashier's Check as soon as possible to prevent this from occurring
 - In most cases, the funds will be considered "abandoned" before the "Void After" Date
- * Placing a Stop Payment on a Cashier's Check
 - Stop Payment can only be placed if the Cashier's Check is lost, stolen, or destroyed
 - We may not re-issue or refund the funds after the stop payment has been placed until 90 days after the original check was issued
- * Please visit a Chase branch to report a lost, stolen, or destroyed Cashier's Check or for any other information about this item

FOR YOUR PROTECTION SAVE THIS COPY CASHIER'S CHECK

Customer Copy

9805038015

04/27/2020 Void after 7 years

Remitter:

AROR-ARK O'DIAH

\$** 1.131.78 ******

Pay To The RENAISSANCE EQUITY LLC
Order Of: ACLOUNT # TOO 11360

ATON-ANK A. COULD FORMAT PEAT

Memo: For information only. Comment has no effect on bank's payment.

DIAMET: JPMORGAN CHASE BANK, N.A. NON NEGOTIABLE

Cashier's Check

9805038015

25-3

282111107 NEW 01/08 6810004908

Remitter: AROR-ARK O'DIAH

Date 04/27/2020

Void after 7 years

440

Pay To The RENAISSANCE EQUITY LLC Order Of:

Pay: ONE THOUSAND ONE HUNDRED THIRTY ONE DOLLARS AND 78 CENTS

\$** 1,131.78 **

Memo: LOVETTE A GB/M ACH COVIS60
Note: For information only. Comment has no effect on bank's payment.

^{Drawon}: JPMORGAN CHASE BANK, N.A

Rillable

Reginald Chambers, Chief Administrative Officer JPMorgan Chase Bank, N.A. Columbus, OH



DATE DUE	05/05/2020
· AMOUNT DUE .	1,131.78
ACCOUNT NO.	t0011360

MAKE CHECK PAYABLE TO:

Renaissance Equity LLC

fg32_d

YONETTE GRANT 3403 FOSTER AVENUE 4B BROOKLYN, NY 11210

Kindly note, Air Conditioning charges (if applicable) are \$317.02 annually/AC unit, distributed over 12 months. Please direct any questions to Accounts Receivable Team, AR@clipperequity.com.

includes payments received as of 4/22/2020

· ITEM	includes payments received as of 4/22/2020
Balance Forward	AMOUNT
Rent- Residential (05/2020)	-414.89
Section 8 Credit (05/2020)	1,581.93
Air conditioner charge (05/2020)	-1,208.75
Preferential Rent Adjustment (05/2020)	52.84
Rent - Section 8 (05/2020)	-88.10
,	1,208.75
	į į

Your new Hercules laundry rooms are NOW open and ready to handle all of your laundry needs!!

Smart Card Technology - PayFlex Credit Card Machines, allowing you to revalue your Smart Card with either a credit or debit card located in the lobby of the security / maintenance office in the



DETACH AND RETURN COUPON WITH YOUR PAYMENT



** Pay your rent online : http://www.clickpay.com/clipperequity **

MAKE CHECK PAYABLE TO:

Renaissance Equity LLC

DATE DUE:	05/05/2020
AMOUNT DUE	1,131.78
ACCOUNT NO	t0011360

Please Remit Payment To:

YONETTE GRANT 3403 FOSTER AVENUE 4B BROOKLYN, NY 11210

> Renaissance Equity LLC **PO BOX 442** Emerson, NJ 07630

\$1,183.78 paid Welcome, Aror Ark O'Diah! ClickPey ID: 9819260799

Pay Now

Auto Pay

Account

Pay Now

3403 FOSTER Avenue, #4B BROOKLYN, NY 11210

Balance As Of 05/22/2020

5/7/2020 - RNG Fee: \$40.00

5/1/2020 - Section 8 Credit: \$1.208.75 5/1/2020 - Section 8 Credit: \$1.208.75

5/1/2020 - Rent- Residential: \$1,131.78

You are currently receiving Paperless E-Bill

Last Payment

From: ClickPay Customer Service Sent: Friday, May 22, 2020 5:00 PM

To: Aror Ark O'Diah

Subject: Thanks for submitting your payment T2005221651_XK0RO0

a Click

Dear Aror Ark O'Diah,

Thank you for using ClickPay to make your payment!

Your payment of \$1,225.21 for 3403 FOSTER Avenue, #4B, BROOKLYN, NY (ClickPay ID: 9819260799) is being processed.

Payment Details

Payment Date

05/22/2020

Total Amount

\$1,225.21

Balance as of 05/22/2020: \$1,183.78 Service Fee: \$41.43

Confirmation Number

T2005221651_XKORO0

Payment Method

VISA ending with 4701

For any questions regarding your balance, please contact Renaissance Equity LLC - FG.

Note: Please allow a full business day from the time of the transaction (this excludes Saturday, Sunday, and Bank Holidays) for this payment to be reflected on your bank account and up to 3 business days for this payment to be credited by your landlord or management.

For Credit Card payments, the charges on your credit card statement will reflect a debit from ClckPay*RENAISSANCE EQUI.

Click to sign up for AutoPay! It is a fast and super-easy way to manage your payments!

Thank you, Customer Service

	Case 1.21-inc-605/7-PAC-LB Document 1 Filed 02/	U3/215-Faye so to Hos Haye	#. 58
	ill face.	VCF 0157580	M011178028
	DISCHARGE INSTRUCTIONS	VOOO9840ITE	F
	PLEASE PRINT AND PRESS FIRMLY	11/19/1973 46 KIKKERI,VINAY	01/31/20
	DISCHARGE DATE: 1/3/ 2020	RUAPS	01/31/20
	DIAGNOSES: SIP		
	1. PARAMONIAS	15	
	2.	,	
	3. / Luker	= 1/2/1/2/)	
•	4.	(WITTER)	
	MEDICATIONS:		
	DRUG DOSAGE AMOUNT	FREQUENCY PURPOSE(S	
	1. Besunce	THE GOENOT PURPOSE (S	(Layman's Terms)
	2.		
	3.		
	4.		
	5.		
	6.		
	7.		
7,	8.		
	9.		-
-	DIET:		
	mesunie.		
	ACTIVITIES:		
	INSTRUCTIONS:		
	1 /		
	2. DAVIDE AMOUNT BLE	EDING , seve	75
	3. PATO (ATT PMI) ORGATO G	West emergen	cy roon
	4.		1
	5.	<u> </u>	
	6.	118-9	518-3204
10	7.		
\setminus	FOLLOW-UP APPOINTMENT: (If Applicable)		
	WHERE:		
	I HAVE RECEIVED AND UNDERSTAND THE ABOVE INFORMATION.	WHEN:	VIE:
	And May A A A TO	1/2/1202 11	1/4/2820
	SIGNATURE OF PATIENT OR REP. PHYSICIAN SIGNATURE	DI LELLE COMPANY	pil we
_	IF YOU NEED EMERGENCY MEDICAL ASSISTANCE	DATE NURSE SIGNATURE	PARELL, RN- DATE
	ABLE TO TRAVEL, GO AT ONCE TO THE NEARES	st Hospital Emergend	YOU ARE
		THE PARTY OF THE P	or receive.

Case 1:21-mc-00577-PKC-P DOGUEDENT FILE FILE 02/03/21 Page 59 of 69 Page ID #: 59
POSTAL SERVICE OF CUSTOMER'S RECEIPER

C. S. T. GIMIEW. 9	
5 - 2 m m i 2 1 1 5 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
toury LLC	KEEP THI
442 ENFDENA	RECEIPT FI
TO PROPERTY BY LAND	AT CTOSO TON RECOI
	BROCKLYN NY 1121
W RENT!	Amount 02.000 00 Clerk
The state of the s	The day on second the second s
OSTATIMOME	YORNES!
Year Monto Day	designation of the state of the
unet Office.	U.S. Dollars and Cents
See Norman See and Control	\$1000.0
316	
LL. ARCR-ARK	ARK MOLARY
Emm 2 /7	A
130 100/8	5 MV& 413
5000000	NY 1/21,0
HE 48 ERWING A	14 1/2/17 300 Cm
SEE REVERSE WARNING - NEGOTIABLE	ONLY IN THE U.S. AND POSSESSIONS
	EQUITY LLC 442, EMERSING Post Office Vear, Month, Day Post Office Prom 340 From

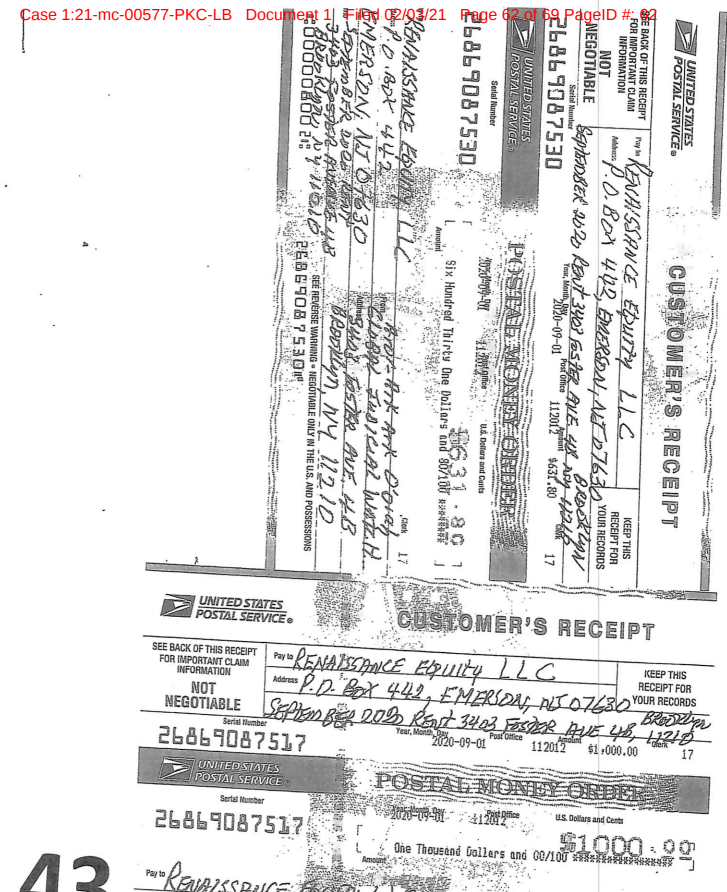
Case 1:21-mc-00577-PKC-POSTAL SERVICE. Filed 02/03/21 Page 60 of 69 PageID #: 60 CUSTOMER'S RECEIPT

SEE BACK OF THIS RECEIPT FOR IMPORTANT CLAIM
INFORMATION KEEP TH RECEIPT F NOT YOUR RECO NEGOTIABLE 26715733323 2020-07-00 13 2012 3534,77 UNITEDSTATES POSTAL SERVICE Year, Month, Day Post Office . 26715733323 SEE REVERSE WARNING ONEGOTIABLE ONLY IN THE U.S. AND POSSESSIONS

THE TRANSPORT OF THE PROPERTY OF THE PROPERT :is 0080000:i

Case 1:21-mc-00577-PKC-LB Document 1/25/194 92/03/21 Page 61 of 69 PageID #: 61	
-42 O XM 2020 -10-04 , GATON ON	į
ENASSIANCE ENABLY LICE	
SASSARA/CANALARANA	•
The Thousand Doll are a fundamental and the state of the	
- SEGORO 2.0 configuration of the state of t	
Todmul Bhas	
LOSILVI SELVALES OLI VII SOLI SELVALES GENERALES GENERAL	
and the state of t	
Serial Mumber	
MOT NOT SELECTION NOT STATE OF THE NOTE HERORDS	ĺ
LICOLUM COMPANY CONTRACTOR OF THE CONTRACTOR OF	
BACK OF THIS RECEIPT RIMPORTANT CLAIM INFORMATION MEEP THIS RECEIPT FOR REFERENCE REFORM RECEIPT FOR	l t
POSTAL SERVICE OUSTOMER'S RECEIPT	i
The state of the s	6
Control of the Contro	
1.0000000 21: SEE RETO 5 20 8 2119	
SERVENT OF STREET SAND SHARESHAND SHE SAND PURSE OF FROM CONTRACTION OF STREET SAND PURSE OF STREET SAND FOR STREET SAND STREE	es.
TOTAL BY IN BY SEE EBY ESSIPPLY CITYLO CN CNOSCIALS	3
HOUNTONE WOODS	•
TOTOB AN LY LONG 277 MINOS FORMED SEEDINGS	-
on v	à
Amount Ail Amount of the Bollon and Living by the Amount Amount	
Serial Number (L.S. Dollara and Gents	
PARTICIPATION PARTIES TO SOLVE	
I CA COMPLETE AND A STATE OF THE STATE OF TH	
Sorial Number 6 200 1538 1710 11 100 10 100 100 100 100 100 100	
NEGOTIABLE LODING STORY AND BASE SALE AND IN AND INCOME.	6
INFORMATION NOT Address A LO LIGHTERS A YOUR RECEIPT FOR	
SEE BACK OF THIS RECEIPT Pay to KEND SSPALLE FOR IMPORTANT CLAIM INFORMATION INFORMATION	

DOZIVI ZEBNICE®



Pay to D_	Amount Amount	0 60/100 xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx
Pay to REVERSE PROFESSION Address 17 P. Addr	4777	, and the same of
- 30x 4Un	From Alasta	Ark Ark April 7
EMERSON, NJ OFF	30 GLOBAL	Juddled Wortest
Memo SEPTEM BER 2000 RE	W/ 3403 F	OSTER AVE. 48
BROOZLYN, KV	UB BROKLY	N. N/4 1/2/2
::00000800 21:	26869087587IIP	OTIABLE ONLY IN THE U.S. AND POSSESSIONS
	2里200	.*

2705344140319

عاد

1:000000800 51:

GEE REVERSE WARNING VIEGOTIABLE ONLY IN THE U.S. AND POSSESSIONS



CUSTOMER'S RECEIPT

EE BACK OF THIS RECEIPT PAY TO REAL BASS PALIE FOLLAGE LLC	
FOR IMPORTANT CLAIM INFORMATION Address P. C. BOX 2017	KEEP THIS RECEIPT FOR
NOT LINERSON, NOT 07630	YOUR RECORDS
NEGOTIABLE October 2020 Aunt of 2402 Felix - Dar 1	in Brookley
27053441392 Vear, Month, Day 2020-10-01 Post Office 112012 01 p00	00.00 Cient 217
UNITEDSTATES	Contraction of the Contraction o
POSTAL SERVICE POSTAL MONEY ORL	er -
Serial Number Year, Month, Day Post Offica U.S. Dollars and C	ents
27053441392 Ene Thousand Dollars and 00/100 minum	00.00
Amount Amount	CHARACHURANIC]
RENAISSANCE EGRAPULLE	Clerk _ 17
ddress P. D. Box 440 From WOVE FIFT FOR	Joint -
1 EPSON, NJ 07630 Address 2402 English	A OVACELY
temo Ltobak 2020 Produ	10 4B
at 3403 Noster ME LIB BRODKINN, N	111210
SEEREVERSE WARNING ON NEGOTIABLE ONLY IN THE U.	S. AND POSSESSIONS
	Street Street
The same of the sa	The state of the s
The same of the sa	
POSTAL SERVICE. GUSTOMER'S REC	FIDT
	ent of the
SEE BACK OF THIS RECEIPT Pay to REVAISSANCE EQUITY LLC	KEEP THIS
INFORMATION Address Prof 10 B 10 442	RECEIPT FOR
NOT SALEKSON NJ @ 7630	YOUR RECORDS
NEGOTIABLE OCTOBER 2000 ROLL of 3403 Foster ANIE 48 6	RANKLYN
27053441403 Year, Month, Day 2020-10-01 Post Office 112012 %6	31.80 clark 17
DUNITED STATES POSTATE MONEY THE	
Serial Number 1955 Storth, Day 1965 Office U.S. Dollars ar	d Cents
27053441403 % [Six Mandred Thinks for 5-11-2-56	91 96 7
Sin Hundred Thirty One Dollers and S	Nam eneman
Amount	
PAY DEALOUS CANADA 111	
The state of the s	-Glerk , 17
Address P. B. Brox 11000 From ATON ANK ANK	Open 17

	The state of the s
UNITED STATES	
POSTAL SERVICE .	Allesane
. OS MAL SERVICE O	CUSTOMER'S RECEIPT
SEE BACK OF THIS RECEIPT Pay to	
FUR IMPORTANT CLAIRA I	ENAISSANCE EQUITY HETATALLE 110 KEEPTHIS
INFORMATION	The state of the s
NOT	RECEIPT FOR
NEGOTIABLE Aron	YOUR RECORDS
70 00	The state of the s
Serial Number	
27053475388	TOTO 11 and Plant Date Plant
2.227113300	2020-11-02 112012 \$1,000.00 11
	The state of the s
UNITIEDSTATIES	
POSTALSERVICE	工厂与工研口、水质、水水、小、大、大、大、大、大、大、大、大、大、大、大、大、大、大、大、大、大、
Serial Number	
	Vegr., Month, Day Post Office U.S. Dollars and Cents
27053475388	112012
	One Thousand Dollars and 00/100 ARRASERERES
	Amount COALUIS WIN OUVINO SERVING SERV
Parto 10-1000 and and and	
RENYSANCE EGUIT	4 TO MAKE TIE
Address P. D. R. J- Co.	A 2: A 2: A 11
The Roll OZ	Sem Mor-Mik ATK O Glah
MCKSVI//F AIU	PAGEDECO
1100100100100100	Address 3463 Forture Bow 218
Memo ATOV- Ark Ark	ARROLD BOTH OF BUILD BUYER
COM HICKARA	STOOK WOW WY GODS
المام	30 75 0 112 112 11 112 11
::5 00@00@00 ?::	SEE REVERSE WARMING . NEGOTIABLE ONLY UT THE U.S. AND POSSESSIONS
	270536753BBIE
30 A 10 A	The second secon
	The state of the s
I I I I I I I I I I I I I I I I I I I	
UNITED STATES POSTAL SERVICE	
UNITED STATES POSTAL SERVICE 0	
POSTAL SERVICE 0	CUSTOMER'S RECEIPT
POSTAL SERVICE ®	
SEE BACK OF THIS RECEIPT Pay to LA FA	CUSTOMER'S RECEIPT
SEE BACK OF THIS RECEIPT FOR IMPORTANT CLAIM INFORMATION Pay to PENY Pay to PENY PAY PAY PAY PAY PAY PAY PAY PAY PAY PA	CUSTOMER'S RECEIPT
SEE BACK OF THIS RECEIPT FOR IMPORTANT CLAIM INFORMATION Address	CUSTOMER'S RECEIPT
SEE BACK OF THIS RECEIPT FOR IMPORTANT CLAIM INFORMATION NOT Pay to Pay Address Address	CUSTOMER'S RECEIPT ASSONCE TOWN HADINGS LLC KEEP THIS RECEIPT FOR
SEE BACK OF THIS RECEIPT FOR IMPORTANT CLAIM INFORMATION NOT NEGOTIABLE Pay to REAL Address Address A	CUSTOMER'S RECEIPT WAS ANCE FOUTH HADINGS LLC KEEP THIS RECEIPT FOR YOUR RECORDS
SEE BACK OF THIS RECEIPT FOR IMPORTANT CLAIM INFORMATION NOT NEGOTIABLE Pay to PENT Address Address NOT NEGOTIABLE	CUSTOMER'S RECEIPT MESONICE FOUNTY HADINGS LLC RECEIPT FOR YOUR RECORDS TO BUS 6282 TO BUS 62
SEE BACK OF THIS RECEIPT FOR IMPORTANT CLAIM INFORMATION NOT NEGOTIABLE Pay to PENT Address Address NOT NEGOTIABLE	CUSTOMER'S RECEIPT ASSONCE LOUTH HODINGS LLC RECEIPT FOR YOUR RECORDS THE PROPERTY OF THE PR
SEE BACK OF THIS RECEIPT FOR IMPORTANT CLAIM INFORMATION NOT NEGOTIABLE 27053475390	CUSTOMER'S RECEIPT MESONICE FOUNTY HADINGS LLC RECEIPT FOR YOUR RECORDS TO BUS 6282 TO BUS 62
SEE BACK OF THIS RECEIPT FOR IMPORTANT CLAIM INFORMATION NOT NEGOTIABLE 27053475390	CUSTOMER'S RECEIPT ASSONCE LOUTH HODINGS LLC RECEIPT FOR YOUR RECORDS THE PROPERTY OF THE PR
SEE BACK OF THIS RECEIPT FOR IMPORTANT CLAIM INFORMATION NOT NEGOTIABLE 27053475390	CUSTOMER'S RECEIPT ASSONCE LOUTH HODINGS LLC RECEIPT FOR YOUR RECORDS THE PROPERTY OF THE PR
SEE BACK OF THIS RECEIPT FOR IMPORTANT CLAIM INFORMATION NOT NEGOTIABLE Serial Number 27053475390 WINTED STATISS POSTAL SERVICE 6	CUSTOMER'S RECEIPT ASSONCE LOUTH HODINGS LLC RECEIPT FOR YOUR RECORDS THE PROPERTY OF THE PR
SEE BACK OF THIS RECEIPT FOR IMPORTANT CLAIM INFORMATION NOT NEGOTIABLE Serial Number Pay to LAW Address A Serial Number	CUSTOMER'S RECEIPT 2755 ANCE EQUITY HADINGS LLC KEEP THIS RECEIPT FOR YOUR RECORDS 2755 AND SECRET FOR YOUR RECORDS 2755 AND SECRET FOR YOUR RECORDS 2756 AND SECRET FOR YOUR RECORDS 2020-11-02 112012 \$631.30 11
SEE BACK OF THIS RECEIPT FOR IMPORTANT CLAIM INFORMATION NOT NEGOTIABLE Serial Number Pay to LAW Address A Serial Number	CUSTOMER'S RECEIPT 2755 ANCE EQUITY HADINGS LLC KEEP THIS RECEIPT FOR YOUR RECORDS 2755 AND SECRET FOR YOUR RECORDS 2755 AND SECRET FOR YOUR RECORDS 2756 AND SECRET FOR YOUR RECORDS 2020-11-02 112012 \$631.30 11
SEE BACK OF THIS RECEIPT FOR IMPORTANT CLAIM INFORMATION NOT NEGOTIABLE Serial Number Pay to LAW Address A Serial Number	CUSTOMER'S RECEIPT ASSONCE LOUTH HODINGS LLC RECEIPT FOR YOUR RECORDS THE PROPERTY OF THE PR
SEE BACK OF THIS RECEIPT FOR IMPORTANT CLAIM INFORMATION NOT NEGOTIABLE Serial Number 27053475390 WINTED STATISS POSTAL SERVICE 6	CUSTOMER'S RECEIPT PASANCE ADMINISTRATIONS LLC KEEP THIS RECEIPT FOR YOUR RECORDS WEEL MONTH, Day 10 and office Particularly 12 and office 112012 \$631.80 11 POSTAL MONTH, Day 12 Post Office U.S. Dollars and Cents Year, Month, Day 12 Post Office U.S. Dollars and Cents 12012 12012 12012
SEE BACK OF THIS RECEIPT FOR IMPORTANT CLAIM INFORMATION NOT NEGOTIABLE Serial Number Pay to LAW Address A Serial Number	CUSTOMER'S RECEIPT 2/55 ANCE EQUITY HADINGS LLC KEEP THIS RECEIPT FOR YOUR RECORDS AND ANGER SOLVE STATE OF THE PROPERTY OF
SEE BACK OF THIS RECEIPT FOR IMPORTANT CLAIM INFORMATION NOT NEGOTIABLE 27053475390 Serial Number 27053475390 Serial Number 27053475390	CUSTOMER'S RECEIPT PASANCE LOUTH HADINGS LLC KEEP THIS RECEIPT FOR YOUR RECORDS YOUR RECORDS YOUR RECORDS 11 POSTAL MONTH, Day Post Office U.S. Dollars and Cents Six Bundred Thinks G. B. Dollars and Cents
SEE BACK OF THIS RECEIPT FOR IMPORTANT CLAIM INFORMATION NOT NEGOTIABLE Serial Number Pay to LAW Address A Serial Number	CUSTOMER'S RECEIPT 2/55 ANCE EQUITY HADINGS LLC KEEP THIS RECEIPT FOR YOUR RECORDS AND ANGER SOLVE STATE OF THE PROPERTY OF
SEE BACK OF THIS RECEIPT FOR IMPORTANT CLAIM INFORMATION Address A NOT NEGOTIABLE Serial Number 27053475390 Pay to REALMLS and the EBALL	CUSTOMER'S RECEIPT ANSANCE FRUIT HADINGS LLC REEP THIS RECEIPT FOR YOUR RECORDS YOUR RECORDS YOUR RECORDS 112012 \$631.80 11 POSTAL MICHAEL Languing Six Hundred Thirty One Dollars and S0/100 **********************************
SEE BACK OF THIS RECEIPT FOR IMPORTANT CLAIM INFORMATION NOT NEGOTIABLE 27053475390 Serial Number 27053475390 Serial Number 27053475390	CUSTOMER'S RECEIPT PESONCE FRUTY PRODUCES L. L. KEEP THIS RECEIPT FOR YOUR RECORDS YOUR RECORDS TO SEE SAIL SO 11 POSTAL MONEY CAROLINE 4631.80 11 POSTAL MONEY CROSS U.S. Dollars and Cents Year, Month, Day Post Office U.S. Dollars and Cents Amount Six Hundred Thirty One Dollars and 80/100 **********************************
SEE BACK OF THIS RECEIPT FOR IMPORTANT CLAIM INFORMATION Address A NOT NEGOTIABLE Serial Number 27053475390 Pay to REALMLS and the EBALL	CUSTOMER'S RECEIPT ANSANCE FRUIT HADINGS LLC REEP THIS RECEIPT FOR YOUR RECORDS YOUR RECORDS YOUR RECORDS 112012 \$631.80 11 POSTAL MICHAEL Languing Six Hundred Thirty One Dollars and S0/100 **********************************
SEE BACK OF THIS RECEIPT FOR IMPORTANT CLAIM INFORMATION Address A NOT NEGOTIABLE Serial Number 27053475390 Pay to REALMLS and the EBALL	CUSTOMER'S RECEIPT PESONCE FRUTY PRODUCES L. L. KEEP THIS RECEIPT FOR YOUR RECORDS YOUR RECORDS TO SEE SAIL SO 11 POSTAL MONEY CAROLINE 4631.80 11 POSTAL MONEY CROSS U.S. Dollars and Cents Year, Month, Day Post Office U.S. Dollars and Cents Amount Six Hundred Thirty One Dollars and 80/100 **********************************

1:000000800 21:

Lt

1	or namely a state of the court	***************************************
ALY 11210 " ELLS AND POSSESSIONS THE U.S. AND POSSESSIONS	SPP SP 94280 SHe	::0000000:
62579 - 91611 61V	TOTAL SET SAY NO	1 - S - Market and Market State and Box 10 2000
	KENGASI (AMEGAS SISILALIKSAGA A	संदर्भ में में में में कि हिंदि
STO BUT ON CHE	Sign Casaipm CSG9-7	HEKRUITE NY 1180
772 374 7733		
WAR ON WILL Y		Address P. O. 8 6X 6282
Si man	777 571074	PAINOS EDINAS
,		Ot yes
E Baranan Adas menas takun	InnomA	•
08 129\$	THE PARTY PARTY IN THE	76661 FARRA
	J	20856182992
U.S. Dicitars and Centa	Veru, Month, Day Post Office	120Hillion energy
The state of the s	eritan and meterophysical at anotherita being and anotheritating and also as a second as	Serial Number
拉大门民的保护	LOZIVI MOM	Elikulis Thustoni
The state of the s	negatiges after the processing of the control of th	salevis-sautivini
A 65° 7250 SWITT		20826182992
Amount Clerk	South raid to the state of the	
1868 2020 RENT 11216	TITE B' B' B' B' BELEVA	NEGOTIABLE Serial Municipal Control Co
7.000		10N
י מפנים דרטא	78° × 09	Szeubba NOITAMRO-INI
CEED LINES	CANCE EQUITY HALDIN	CINIVIS A MIALO TNATRO9MI RO9
		SEE BACK OF THIS RECEIPT Fay to
	CASTOMERY	NOSTAL SERVICE &
_		SATATE DITATES
The state of the s	60 - ACC 200 A	
	C MIMMO	N
	there are stated and the state of the state	
SHOUNDER ONLY IN THE U.S. AND POSSESSIONS	GERSERVER AND SERVER OF THE SE	::2000000:
SNOISSESSON GIVE AND POSSESSIONS THE USE AND POSSESSIONS THE USE AND POSSESSIONS	there are stated and the state of the state	
SOURCE ONLY IN THE US. AND POSSESSIONS	HIRLSHIPS THE THE	::2000000:1
SOURCE ONLY IN THE US. AND POSSESSIONS SOURCE	OF LAGUE SEE WEARING OF THE SEE STATE OF THE SEC STATE OF	115 0080000011
SNOISSESSON GIVE THE US AND POSSESSIONS PLANT HE US. AND POSSESSI	# 6 6 5 6 8 8 2 9 9 2 8 3 3 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	115 0080000011
SNOISSESSIONS THE US AND POSSESSIONS SOUTH A LOCAL AND POSSES	HERSER BERRER WARNING ON THE SERVICE S	14 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6
HX HX DOOL	HERSER BERRER WARNING ON THE SERVICE S	14 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6
	# 6 6 5 6 8 8 2 9 9 2 8 3 3 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	160000000:1 1600000000000000000000000000000000000
HX HX DOOL	HERSER BERRER WARNING ON THE SERVICE S	14 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6
HX HX DOOL	HERSER BERRER WARNING ON THE SERVICE WORK THE CONTROL OF THE SERVICE WARNING ON THE SERVICE WARNING THE SERVICE WARNING ON THE SERVICE WA	HONGOOODSIE STANDER ST
HX HX DOOL	HERSER BERRER WARNING ON THE SERVICE WORK THE CONTROL OF THE SERVICE WARNING ON THE SERVICE WARNING THE SERVICE WARNING ON THE SERVICE WA	14 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6
HX HX DOOL	HERSER BERRER WARNING ON THE SERVICE WORK THE CONTROL OF THE SERVICE WARNING ON THE SERVICE WARNING THE SERVICE WARNING ON THE SERVICE WA	TPSPLASSIANAY TPSPLASSIANAY TPSPLASSIANAY TPSPLASSIANAY TPSPLASSIANA TPSPLASSIANA
90.0001\$	Amount And Mark Construction of the Constructi	TPT2PLASS/GRAND Great Munition States And St
90.0001\$	Amount And Mark Construction of the Constructi	TPSPLASSIANAY TPSPLASSIANAY TPSPLASSIANAY TPSPLASSIANAY TPSPLASSIANA TPSPLASSIANA
90.0001\$	Amount And Mark Construction of the Constructi	Seles Humber 195 008000001 1 Charles And Stand And And And And And And And And And A
90.0001\$	Amount And Mark Construction of the Constructi	10000000000000000000000000000000000000
90.0001\$	Amount And Mark Construction of the Constructi	SPPSONOOOOSI Sedel Humber SPPSONO SIE SEDENT STANCE CHOUNTY SEDE
U.S. Dollars and Cents Clear	POSTAL Water Manual Dec 1916 See Manual And	SPPSONOSOSSI PROPORTION STATE OF STATE SOUTH Sedial Humber SPPSONOSION STATE SEDIAL STATE SOUTH SEDIAL STATE SOUTH SEDIAL STATE SOUTH SEDIAL STATE SOUTH SEDIAL STATE SEDIAL ST
State of the state	POSTAL Water Manual Dec 1916 See Manual And	SELESINGE ANY CONTINUES Send Humber Send H
YOUR RECORDS State of the control o	POSTAL Water Manual Dec 1916 See Manual And	Newport Series Number County C
ACCEPT FOR YOUR RECORDS YOUR RECORDS Account Contact	AND SELECTION OF THE STATE OF THE SELECTION OF THE SELECT	NOODOOOOOOOOOOOOOOOOOOOOOOOOOOOOOOOOOO
YOUR RECORDS State of the control o	AND SELECTION OF THE STATE OF THE SELECTION OF THE SELECT	NOT WEED THE STATE OF THE STATE

CN2LOWER'S RECEIPT

Control of the contro



Case 1:21-mc-00577-PKC-LB Document 1 Filed 02/03/21

'Mon, 20 May 19 1445 User ID: 35409

VCF 0157380

Kings County Hospital Center 451 Clarkson Avenue, Brooklyn, NY 11203

Location DIS-CPDIS-CP Grant, Yonette

Patient Name

Patient Number Visit Number Age

1886106-245 45Y

Attending Physician Taiwo, EvelynTaiwo, Evelyn

Abd/PelvsCT w/Con

Accession #: 27535497

Result Time: 8 Apr 19 1125

Resulted by: /McKenzie,J

Status: complete

Accession #

: Spec #27535497: 8 Apr 19 1036

Type/View Diagnosis

: w/Contrast

History

: Malignant carcinoid tumor of the rectum : 45F with metastatic carcinoid. PLease assess current

Indication disease status : liver mets, peritoneal carcinomatosi : not pregnant

: U

Contrast Cons
Transport

t ID Confirmation
xam Start
Contrast

: U
: not applicable
: (ambulatory)
: name and medical record #
: 8Apr2019 1045

xam Start : 8Apr2019 1045
Contrast : Contrast:Omnipaque 300 Dose:55 mL Vial/Bottle(s):1
Sys/Tape/Exam # : System #:2 S2BR
Film Used : PACS Images
Technologist : James Young, RT
Assist By : not applicable
Exam Stop : Mon, 8 Apr 2019 1055
Attend Rpt Date : Mon, 8 Apr 2019 1122
Attending : Justin Loona, MD
Critical Flag(s) : Abnormality, Attention Needed
Final Report : Abdomen and Pelvis CT, Chest CT

INDICATION: History of metastatic carcinoid

TECHNIQUE: Axial scan of the chest in lung and soft tissue windows were obtained and reviewed. 100 ml of Omnipaque IV was administered.]

COMPARISON: CT chest dated 9/24/2018 and CT abdomen and pelvis dated 12/31/2018

FINDINGS:

Heart and pericardium: Heart size is normal. No pericardial effusion.

MoGaso 4:21-mc_g0577-PKC-LB Document 1 Filed 02/03/23-47-40 Person 1:68 .User ID: 35409 VCF0157580

Kings County Hospital Center 451 Clarkson Avenue, Brooklyn, NY 11203

<u>cation</u> Patient Name DIS-CPDIS-CP Grant, Yonette

Patient Number Visit Number 1886106

1886106-245

Attending Physician Taiwo, EvelynTaiwo, Evelyn

Abd/PelvsCT w/Con -- cont'd

Mediastinum and hila: No significant mediastinal or hilar lymphadenopathy.

Lungs and large airways: Stable bilateral scattered pulmonary nodules measuring up to 5 mm in size, for example right upper lobe 4 mm (25/106), left apex 4 mm (14/106), 4 mm right lower lobe (44/106), 5 mm right middle lobe (47/106). And a few scattered other nodules without marked change compared to the prior study. No new or enlarging nodule identified. Minimal scattered areas of subsegmental atelectasis versus scarring in the lung bases.

Pleura: Normal. No pleural effusion or thickening. No

pneumothorax.

Chest wall and lower neck: The thyroid gland is grossly unremarkable. No axillary lymphadenopathy. Vessels: The thoracic and abdominal aorta are normal in caliber with minimal atherosclerosis.

Bones: Mild multilevel degenerative changes are noted in the spine. No suspicious lytic or blastic lesion is

identified.

Abdomen and pelvis: Slightly progressive hepatic metastatic disease with dominant right hepatic lobe mass appearing slightly increased in size compared to the prior study. Left hepatic lobe lesion likewise appears increased in size, previously measuring 5.9 cm and currently measuring 6.8 cm. Multiple other smaller lesions are seen throughout the left hepatic lobe which likewise appear increased in size for example a left hepatic lobe lesion previously measuring 1.4 cm currently measures 2.4 cm. The spleen, pancreas, and adrenal glands are grossly unremarkable. The gallbladder is normal. No hydronephrosis or enhancing renal mass. No ascites. Scattered subcentimeter retroperitoneal lymph nodes are without marked change compared to the prior study measuring up to 8 mm in short axis. Persistent pelvic soft tissue masses appeared increased in size for example a dominant midline pelvic mass measures 7.6 cm, previously measuring 4.1 cm and a right adnexal mass previously measuring 3.3 cm now measures 5.1 cm. The uterus is

Case 1:21-mc-00577-PKC-LB Document 1 Filed 02/03/21 Page 159 21 69 Page 159 20 159 169 Page 159 20 169 20

'Mon, 20 May 19 1445 User ID: 35409

V CF 015 '7584 Page

Kings County Hospital Center 451 Clarkson Avenue, Brooklyn, NY 11203

Location Patient Name DIS-CPDIS-CP Grant, Yonette

Patient Number Visit Number 1886106 1886106-245

Attending Physician Taiwo, EvelynTaiwo, Evelyn

Abd/PelvsCT w/Con -- cont'd

heterogeneous and likely fibroid. The urinary bladder is grossly unremarkable. No bowel obstruction or inflammation.

IMPRESSION:

Progressive hepatic metastatic disease.

2. Interval increase in size of pelvic soft tissue masses compatible with known metastatic disease.

3. Stable bilateral pulmonary nodules. No new or enlarging nodule.

4. Stable small retroperitoneal lymph nodes.

Final report dictated by and signed by Justin Loona 4/8/2019 11:22 AM